



DIGEST SUPPLEMENT

To Legislative Digest and History of Bills
Edition No. 1 Supplement No. 25*

FIFTY-EIGHTH LEGISLATURE

Monday, February 16, 2004

36th Day - 2004 Regular

SENATE

SB 6256-S
SB 6270-S
SB 6489-S2
SB 6599-S2

HOUSE

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HB 1976-S	HB 2871-S	
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SB 5603-S	Supp. 20	SB 6110-S	Supp. 24
SB 5665-S	Supp. 14	SB 6111	Supp. 1
SB 5708-S2	Supp. 21	SB 6112	Supp. 1
SB 5732-S	Supp. 20	SB 6112-S	Supp. 14
SB 5793-S2	Supp. 18	SB 6113	Supp. 1
SB 5844-S	Supp. 19	SB 6113-S	Supp. 14
SB 5861-S	Supp. 12	SB 6114	Supp. 1
SB 5874-S	Supp. 24	SB 6114-S	Supp. 16
SB 5877-S	Supp. 19	SB 6115	Supp. 1
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HOUSE

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HB 2167-S	Supp. 23	HB 2319-S	Supp. 21
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HB 2275-S	Supp. 21	HB 2320-S	Supp. 22
HB 2295-S	Supp. 16	HB 2321	Supp. 1
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*To be discarded upon receipt of Edition No. 2 of the Legislative Digest and History of Bills

House Bills

HB 1281-S2 by House Committee on Finance (originally sponsored by Representatives Pettigrew, Skinner, Gombosky, Clibborn, Anderson, Rockefeller, Grant, Tom, O'Brien, Cody, Moeller, McDonald, Woods, Hunter, Kagi, Morrell, Benson, Kessler, Wood, Upthegrove, Conway, Linville and Morris; by request of Governor Locke)

Promoting economic development and community revitalization. Revised for 2nd Substitute: Authorizing a local financing alternative to promote economic development.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Recognizes that the state as a whole benefits from investment in public infrastructure because it promotes community and economic development. Public investment stimulates business activity and helps create jobs; stimulates the redevelopment of brownfields and blighted areas in the inner city; lowers the cost of housing; and promotes efficient land use.

Finds that these activities generate revenue for the state and that it is in the public interest to invest in these projects through a credit against the state sales and use tax to those local governments that can demonstrate the expected returns to the state.

-- 2004 REGULAR SESSION --

- Feb 5 **FIN** - Majority; 2nd substitute bill be substituted, do pass.
 Minority; do not pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 1357-S by House Committee on Finance (originally sponsored by Representatives Quall, Cairnes, Miloscia, Orcutt, Gombosky, Ahern, Grant, Roach, Hatfield, Kessler, O'Brien, Morris, Linville, Haigh, Lovick, Rockefeller, Lantz, Wood, Eickmeyer, G. Simpson, Boldt and Pflug)

Modifying the taxation of physical fitness services.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Revises the taxation of physical fitness services.

-- 2004 REGULAR SESSION --

- Feb 5 **FIN** - Majority; 1st substitute bill be substituted, do pass.
 Minority; do not pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 1828-S2 by House Committee on Appropriations (originally sponsored by Representatives Schual-Berke, Pflug, Cody, Hankins, Linville, Skinner, Cooper, Alexander, Ruderman, Delvin, McDermott, Ericksen, Campbell, Santos, Haigh, Quall, Upthegrove, G. Simpson, Hatfield, Kessler, Conway and Kenney)

Requiring that insurance coverage for mental health services be at parity with medical and surgical services.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Finds that the costs of leaving mental disorders untreated or undertreated are significant, and often include: Decreased job productivity, loss of employment, increased disability costs, deteriorating school performance, increased use of other health services, treatment delays leading to more costly treatments, suicide, family breakdown and impoverishment, and institutionalization, whether in hospitals, juvenile detention, jails, or prisons.

Finds that the potential benefits of improved access to mental health services are significant, and declares that it is not cost-effective to treat persons with mental disorders differently than persons with medical and surgical disorders.

Declares an intent to require that insurance coverage be at parity for mental health services, which means this coverage be delivered under the same terms and conditions as medical and surgical services.

-- 2004 REGULAR SESSION --

- Feb 10 **APP** - Majority; 2nd substitute bill be substituted, do pass.
 Minority; do not pass.
 Passed to Rules Committee for second reading.
- Feb 12 Placed on second reading by Rules Committee.

HB 1976-S by House Committee on Finance (originally sponsored by Representatives Conway, Pettigrew, Talcott, Mielke, McCoy, Bush and Haigh)

Providing a property tax exemption to widows or widowers of honorably discharged veterans.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides a property tax exemption to widows or widowers of honorably discharged veterans.

-- 2004 REGULAR SESSION --

- Feb 10 **FIN** - Majority; 1st substitute bill be substituted, do pass.
 Passed to Rules Committee for second reading.

HB 2131-S2 by House Committee on Finance (originally sponsored by Representatives Grant, Chandler, Upthegrove, Clements, Cooper, Armstrong and Morris)

Concerning retail sales by the liquor control board. Revised for 2nd Substitute: Modifying liquor control board provisions.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Finds that the liquor control board has developed a retail services business plan to provide greater efficiency of operations and to maximize revenues to the state.

Declares an intent to examine whether expanding liquor store operations to include Sundays would provide additional revenue and provide increased customer convenience.

Directs the board to devise a retail business plan, or amend an existing retail business plan, to implement strategies to improve the efficiency of retail sales operations and maximize revenue-generating opportunities. Strategies to be implemented shall include, but are not limited to: (1) Expanding store operations to include Sunday sales in selected liquor stores until July 1, 2007. Sunday sales are optional for liquor vendors operating agency stores until July 1, 2007;

(2) Implementing a plan of in-store liquor merchandising, including point-of-sale advertising, and product specific point-of-sale promotional displays and carousels, including displays designed and provided by vendors; and

(3) Implementing a plan for in-store liquor merchandising of brands. The plan may not include provisions for selling liquor-related items other than those items previously authorized.

Provides that, by September 1, 2004, the board shall implement a pilot program to expand operations in at least twenty state-operated retail stores to include Sundays.

Requires the board to track gross sales and expenses of the selected stores and compare them to previous years' sales and projected sales and expenses before opening on Sunday. The board shall also examine the sales of state and contract liquor stores in proximity to those stores opened on Sundays to determine whether Sunday openings has reduced the sales of other state and contract liquor stores that are not open on Sundays. The board shall present this information to the appropriate policy and fiscal committees of the legislature by December 1, 2006.

Provides that, before the board determines which state liquor stores will be open on Sundays, it shall give: (1) Due consideration to the location of the liquor store with respect to the proximity of places of worship, schools, and public institutions; and

(2) Written notice by certified mail of the proposed Sunday opening, including proposed Sunday opening hours, to places of worship, schools, and public institutions within five hundred feet of the liquor store proposed to be open on Sunday.

Repeals RCW 66.16.080.

-- 2004 REGULAR SESSION --

Feb 10 FIN - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Passed to Rules Committee for second reading.

Feb 12 Placed on second reading by Rules Committee.

HB 2295-S2 by House Committee on Appropriations (originally sponsored by Representatives Quall, Talcott, Rockefeller and Anderson)

Authorizing charter schools. Revised for 1st Substitute: Providing for charter schools.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares an intent to authorize the establishment of public charter schools within the general and uniform system of public schools for the primary purpose of providing more, high quality learning environments to assist educationally disadvantaged students and other students in meeting the state's academic standards.

Declares an intent for charter schools to function as an integral element of the public school system maintained at

public expense, free from discrimination, and open to all students in the state, and to be subject to the same academic standards and performance outcomes as other public schools.

Intends to encourage school districts to consider using the chartering process as an optional tool for achieving state and federal accountability goals.

Finds that in addition to providing more, high quality public school choices for families, teachers, and students, public charter schools may be a tool for the improvement of schools in which significant numbers of students persistently fail to meet state or federal standards.

Intends to authorize the use of the chartering process as a state intervention strategy, consistent with the provisions of the federal no child left behind act of 2001, to provide assistance to schools in which significant numbers of students persistently fail to meet state and federal standards.

Declares an intent to ensure accountability of charter schools through the use of performance audits and a comprehensive study of charter schools, and to use the information generated to demonstrate how charter schools can contribute to existing education reform efforts focused on raising student academic achievement.

Provides that a charter school shall operate independently of any school district board, under a charter approved by a sponsor or an alternate sponsor under this act.

Provides that charter schools are exempt from all state statutes and rules applicable to school districts and school district boards of directors except those statutes and rules as provided for and made applicable to charter schools in accordance with this act and in the school's approved charter.

Provides that, to effectuate the primary purpose for which the legislature established charter schools, a charter school must be willing to enroll educationally disadvantaged students and may not limit admission on any basis other than age group and grade level. Consistent with the legislative intent of this act, a charter school shall conduct timely outreach and marketing efforts to educationally disadvantaged students in the school district in which the charter school will be located.

Designates a charter application--chartering process.

Establishes application requirements.

Designates approval criteria.

Provides for charter renewal and revocation.

Provides that a maximum of forty-five new charter schools may be established statewide during the six consecutive years in which new charter schools are authorized to be created under this act.

Provides that, subject to funding, the Washington institute for public policy shall study the implementation and effectiveness of this act. The institute shall report to the legislature on the effectiveness of charter schools in raising student achievement and the impact of charter schools. The institute also shall examine and discuss whether and how charter schools have enhanced education reform efforts and recommend whether relaxing or eliminating certain regulatory requirements for other public schools could result in improved school performance at those schools. The institute shall recommend changes to this act including improvements that could be made to the application and approval process. A preliminary report of the study is due to the legislature by March 1, 2007, and a final report is due September 1, 2008.

-- 2004 REGULAR SESSION --

Feb 10 APP - Majority; 2nd substitute bill be substituted, do pass.

Minority; do not pass.

Passed to Rules Committee for second reading.

HB 2320-S2 by House Committee on Appropriations (originally sponsored by Representatives Linville, Schoesler, Sump, Grant and Rockefeller; by request of Commissioner of Public Lands)

Creating a wetland mitigation program.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Finds that because impacts to wetlands and aquatic resources often affect state-owned aquatic lands, the department should work within established state and federal regulatory mitigation processes to ensure that individual compensatory mitigation sites and mitigation bank sites on state-owned aquatic lands are properly planned for and protected over the long term.

Declares an intent to establish the proprietary mechanisms for the department, on state-owned aquatic lands, to: Serve as the long-term manager of compensatory mitigation sites; utilize in-lieu fee mitigation funds for habitat improvement projects; and develop, implement, and manage mitigation banks.

Authorizes the department to create an endowment for the purpose of generating funds that are to be used for the long-term monitoring, maintenance, and management of proprietary compensatory mitigation sites and mitigation bank sites.

Provides that any endowment created by the department may accept money from public or private entities. However, the department may only accept money for an endowment that will fund compensatory mitigation sites and compensatory mitigation bank sites that are: (1) Developed by the public or private entities that donate the money;

(2) Are located on state-owned aquatic lands; and

(3) Are approved through state or federal regulatory mitigation processes.

Declares that nothing in this act affects the authority of the department to exchange state-owned tidelands and shorelands under RCW 79.90.457.

-- 2004 REGULAR SESSION --

Feb 9 APP - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Feb 10 Passed to Rules Committee for second reading.
Feb 12 Made eligible to be placed on second reading.

HB 2322-S2 by House Committee on Appropriations (originally sponsored by Representatives McDonald, Delvin, Kristiansen, Pearson, Lovick and Shabro)

Requiring prehire screening for law enforcement applicants.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Authorizes the commission to require that each applicant that has been offered a conditional offer of employment as a full-time or part-time commissioned peace officer or a reserve officer that has had a break of more than twenty-four consecutive months in the officer's service as a full-time law enforcement officer to take and successfully pass a psychological examination and a polygraph test or

similar assessment procedure as administered by county, city, or state law enforcement agencies as a condition of employment as a peace officer.

Provides that the employing county, city, or state law enforcement agency may require that each applicant who is required to take a psychological examination and a polygraph or similar test pay a portion of the testing fee based on the actual cost of the test or four hundred dollars, whichever is less. County, city, and state law enforcement agencies may establish a payment plan if they determine that the peace officer does not readily have the means to pay for his or her portion of the testing fee.

Provides that the officer shall successfully pass a psychological examination and a polygraph or similar test as administered by a county, city, or state law enforcement agency if the officer is an applicant that has been offered a conditional offer of employment as a full-time or part-time commissioned peace officer or a reserve officer that has had a break of more than twenty-four consecutive months in the officer's service as a full-time law enforcement officer.

Provides that the commission shall deny certification of any applicant that has been offered a conditional offer of employment as a full-time or part-time commissioned peace officer or a reserve officer that has had a break of more than twenty-four consecutive months in the officer's service as a full-time law enforcement officer, if that applicant failed to successfully pass the psychological examination, the polygraph test or similar assessment procedure, or both, as administered by county, city, or state law enforcement agencies.

Provides that, before a person may be appointed or hired to act as a peace officer, the person shall meet the minimum standards for employment with the hiring local law enforcement agency, including: (1) Successful completion of a psychological examination and polygraph examination administered by the criminal justice training commission; and

(2) Obtaining a certificate of basic law enforcement training or a certificate of basic law enforcement training equivalency.

-- 2004 REGULAR SESSION --

Feb 10 APP - Majority; 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
Feb 12 Made eligible to be placed on second reading.

HB 2406-S2 by House Committee on Appropriations (originally sponsored by Representatives McCoy, Rockefeller, Conway, McDermott, Sullivan, Ormsby, Fromhold, Hunt, Lovick, Cooper, Haigh, Anderson, Kenney, Santos, Darneille, Chase, Moeller and Lantz)

Requiring tribal history and culture curriculum.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Requires the superintendent of public instruction to develop and make available to school districts a model curriculum for incorporating Pacific Northwest Indian tribal histories into existing Washington state history and social studies courses. To the extent feasible, the curriculum should be designed so as to be easily integrated with other disciplines. The superintendent also shall develop a model tribal outreach program, including but not limited to communications, oral history projects, and cultural

exchanges. The model curriculum and model outreach program shall be completed by December 31, 2004.

Encourages school districts to adopt the model curriculum and to adapt the curriculum to acknowledge and recognize local tribal history. School districts also are encouraged to supplement the curriculum with information regarding one or more local tribes, and to facilitate opportunities for cultural exchanges with local Indian tribes.

Requires school district boards of directors to report annually to the office of Indian education within the office of the superintendent of public instruction regarding the district's communications and activities with local Indian tribes.

-- 2004 REGULAR SESSION --

- Feb 9 APP - Majority; 2nd substitute bill be substituted, do pass.
Feb 10 Passed to Rules Committee for second reading.

HB 2469-S by House Committee on Appropriations (originally sponsored by Representatives G. Simpson, Campbell, Conway, Clements, Upthegrove, O'Brien, Cody, Cooper, Bush, Dickerson, Dunshee, Darneille, Hunt, Wood, Chase, Linville, Moeller, Morrell, Rockefeller, Clibborn, Lantz and Schual-Berke)

Authorizing certain state agencies to purchase prescription drugs from Canadian wholesalers and pharmacies.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, in addition to price discounts negotiated with pharmaceutical manufacturers for state purchased health care programs and eligible individuals, the health care authority is authorized to purchase, or facilitate the purchase of, drugs approved by the food and drug administration from Canadian pharmacies and wholesalers. The health care authority shall develop an Internet web site and use the pharmacy connection program established under RCW 41.05.520 to provide information to Washington residents regarding opportunities to purchase prescription drugs from Canada and the best means to ensure that any prescription drugs they purchase have been safely manufactured, distributed, and stored.

Provides that agencies administering a state-purchased health care program shall not implement the provisions of this act relating to the bulk purchasing of prescription drugs from Canada until federal statutory or regulatory action is taken to authorize such purchasing.

-- 2004 REGULAR SESSION --

- Feb 10 APP - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 12 Placed on second reading by Rules Committee.

HB 2518-S2 by House Committee on Finance (originally sponsored by Representatives Kirby, Conway, Morris, Holmquist and Hinkle)

Exempting from the state public utility tax the sales of electricity to an electrolytic processing business.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Exempts from the state public utility tax the sales of electricity to an electrolytic processing business.

Expires June 30, 2007.

Provides that a person who receives the benefit of an electrolytic processing business tax exemption shall make an annual report to the department detailing employment, wages, and employer-provided health and retirement benefits per job at the manufacturing site.

Provides that, if a person fails to submit an annual report under this act by the due date of the report, the department shall declare the amount of taxes exempted for that year to be immediately due and payable. This information is not subject to the confidentiality provisions of RCW 82.32.330 and may be disclosed to the public upon request.

Requires that, by December 1, 2005, and by December 1, 2006, the fiscal committees of the house of representatives and the senate, in consultation with the department, shall report to the legislature on the effectiveness of the tax incentive under this act. The report shall measure the effect of the incentive on job retention for Washington residents, and other factors as the committees select. The report shall also discuss expected trends or changes to electricity prices as they affect the industries that benefit from the incentives.

-- 2004 REGULAR SESSION --

- Feb 10 FIN - Majority; 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

HB 2626-S by House Committee on Appropriations (originally sponsored by Representatives Hatfield, Pearson, Blake and Sump; by request of Department of Fish and Wildlife)

Allowing the department of fish and wildlife to allocate certain forfeited moneys for coastal groundfish management and research.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that moneys received by the department from the forfeiture of coastal groundfish in excess of vessel trip or cumulative limits shall be deposited in the fish management and research account created in this act. Allocations under this provision shall be made only for coastal groundfish management and research.

Creates the fish management and research account in the custody of the state treasurer. Revenues to the account are received by the department under RCW 77.12.177 (4),(7), and (8). Expenditures from this account may be made only for purposes for which the moneys were received. Only the director of the department or the director's designee has authority to make expenditures from the account, and no appropriation is required for expenditure.

-- 2004 REGULAR SESSION --

- Feb 9 APP - Majority; 1st substitute bill be substituted, do pass.
Feb 10 Passed to Rules Committee for second reading.
Feb 12 Placed on second reading by Rules Committee.

HB 2689-S by House Committee on Finance (originally sponsored by Representatives Eickmeyer, Buck, Miloscia, Schoesler, Hatfield, Armstrong, Haigh, Skinner, Kessler, Orcutt, Grant, Pearson, Ruderman, Campbell, Blake, Fromhold, Kenney, Woods, Linville and Rockefeller; by request of Governor Locke)

Extending tax incentives in rural counties expiring in 2003 or 2004. Revised for 1st Substitute: Extending tax incentives.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, subject to the limits and provisions of this act, a credit is authorized against the tax otherwise due under chapter 82.04 RCW for persons engaged in a rural county in the business of manufacturing computer software or programming, as those terms are defined in this act.

Declares that the credit under this act shall equal one thousand dollars for each new qualified employment position created after January 1, 2004, in an eligible area. A credit is earned for the calendar year the person is hired to fill the position. Additionally a credit is earned for each year the position is maintained over the subsequent consecutive years, up to four years.

Provides that, subject to the limits and provisions of this act, a credit is authorized against the tax otherwise due under chapter 82.04 RCW for persons engaged in a rural county in the business of providing information technology help desk services to third parties.

Declares that the amount of the tax credit for persons engaged in the activity of providing information technology help desk services in rural counties shall be equal to one hundred percent of the amount of tax due under this chapter that is attributable to providing the services from the rural county.

-- 2004 REGULAR SESSION --

- Feb 10 FIN - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
- Feb 12 Placed on second reading by Rules Committee.

HB 2704-S2 by House Committee on Appropriations (originally sponsored by Representatives Talcott, Haigh, Tom, Kenney, Anderson, Nixon, Carrell, Boldt, Kirby, Benson, Hunter, Jarrett, Priest, Skinner, Upthegrove, Shabro, Miloscia, Quall, Buck, Ruderman, Moeller, Rockefeller and Kagi)

Providing standards for alternative learning experience programs.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares that the board of directors of a school district may operate alternative learning experience programs for eligible full-time students, or eligible part-time students who meet the provisions of RCW 28A.150.350. The board of directors may also provide such programs through contract to the extent permitted under RCW 28A.150.305. The board of directors of a school district claiming state funding for alternative learning experiences shall adopt and periodically review written policies for such programs. The programs: (1) Must address the diverse needs of students for courses of study provided in nontraditional learning environments;

(2) Must be supervised by certificated staff, who may be employed either by the school district or by a contractor selected by the school district;

(3) Must provide each student with direct personal contact at least weekly with certificated staff designated by either the school district or by the contractor with the approval of the school district;

(4) Must provide each student with an individualized written student learning plan developed with the assistance of and monitored by certificated staff or, for a student enrolled in an on-line learning program, a description of course objectives monitored by certificated staff;

(5) Must assess the educational progress of enrolled students at least annually, using, for full-time students, the state assessment provided for the student's grade level, and using any other annual assessments required by the school district. Part-time students must also be assessed at least annually. Part-time students who are either receiving home-based instruction under chapter 28A.200 RCW or who are enrolled in private schools under chapter 28A.195 RCW are not required to participate in the assessments required under RCW 28A.655.060;

(6) May include significant participation by students, parents, and families in the design and implementation of a student's learning experience; and

(7) May provide individualized courses of study for students.

Requires the office of the superintendent of public instruction to adopt rules for the implementation of this section, including program implementation standards and enrollment documentation and reporting.

-- 2004 REGULAR SESSION --

- Feb 9 APP - Majority; 2nd substitute bill be substituted, do pass.
- Feb 10 Passed to Rules Committee for second reading.
- Feb 12 Made eligible to be placed on second reading.

HB 2769-S2 by House Committee on Appropriations (originally sponsored by Representatives Pettigrew, Benson, Kagi, Nixon, Miloscia, Tom, Darneille, Dickerson, Linville, Hunter, G. Simpson, Kirby, Moeller, Schual-Berke, Chase, Upthegrove, Morrell, Wood and Hudgins)

Reducing hunger.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Recognizes that hunger and food insecurity are serious problems in the state.

Recognizes the correlation between adequate nutrition and a child's development and school performance. This problem can be greatly diminished through improved access to federal nutrition programs.

Recognizes that improved access to federal nutrition and assistance programs, such as the federal food stamp program, can be a critical factor in enabling recipients to gain the ability to support themselves and their families. This is an important step towards self-sufficiency and decreased long-term reliance on governmental assistance and will serve to strengthen families in this state.

Requires school districts to implement a school lunch program in each public school in the district in which educational services are provided to children in any of the grades kindergarten through four and in which twenty-five percent or more of the enrolled students qualify for a free or

reduced priced lunch. In developing and implementing its school lunch program, each school district may consult with an advisory committee including school staff, community members, and others appointed by the board of directors of the district.

Requires each school district to implement a summer food service program in each public school in the district in which a summer program of academic, enrichment, or remedial services is provided and in which fifty percent or more of the children enrolled in the school qualify for free or reduced-price lunch. However, the superintendent of public instruction shall develop rules establishing criteria to permit an exemption for a school that can demonstrate availability of an adequate alternative summer feeding program.

Requires that, to the maximum extent allowable by federal law, the department shall implement simplified reporting for the food stamp program by October 31, 2004.

Declares that, for the purposes of this act, "simplified reporting" means the only changes in circumstance that a recipient of a benefit program must report between eligibility reviews are a change of address or an increase of income that would result in ineligibility for the benefit program.

Requires that, to the maximum extent allowable by federal law, beginning on October 31, 2005, the department shall provide transitional food stamp assistance for a period of five months to a household that ceases to receive temporary assistance for needy families assistance.

-- 2004 REGULAR SESSION --

- Feb 10 APP - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
- Feb 12 Placed on second reading by Rules Committee.

HB 2776-S2 by House Committee on Appropriations (originally sponsored by Representatives Cody, McCoy, Conway, Wood, Hudgins, Crouse, Kagi, Kenney, McMorris, Murray and McIntire)

Concerning problem gambling.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares that it is the policy of the state of Washington to set a dedicated source of funding to increase treatment services for problem gamblers, training in the identification and treatment of problem gambling, public awareness and education regarding problem gambling, and specific education and treatment programs regarding problem gambling for adolescents.

Provides that, during the 2003-2005 fiscal biennium, the legislature may transfer from the gambling revolving fund to the state general fund and the problem gambling treatment account such amounts as reflect the excess fund balance of the fund.

Provides that, during the 2003-2005 fiscal biennium, the legislature may transfer from the state lottery account to the problem gambling treatment account such amounts as reflect the excess fund balance of the fund.

Establishes a task force on funding the treatment of problem gambling.

Requires the task force to develop a recommendation to the legislature regarding: (1) The scope of the need for problem gambling prevention and treatment based on the

experience of other states with problem gambling treatment programs and research findings;

(2) A mechanism for all who conduct legal gambling and gaming activities to contribute equitably to funding for prevention and treatment of problem gambling; and

(3) A mechanism to ensure that funding for treatment of problem gambling increases in proportion to increases in gambling activities.

Requires the task force to report its findings and recommendations to the legislature by December 1, 2004.

-- 2004 REGULAR SESSION --

- Feb 10 APP - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.

HB 2786-S2 by House Committee on Appropriations (originally sponsored by Representatives Cody, Campbell, Morrell, Schual-Berke, Lantz, Clibborn, G. Simpson, Moeller, Uptegrove and Kagi)

Improving patient safety practices.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Finds that: (1) Thousands of patients are injured each year in the United States as a result of medical errors, and that a comprehensive approach is needed to effectively reduce the incidence of medical errors in our health care system. Implementation of proven patient safety strategies can reduce medical errors, and thereby potentially reduce the need for disciplinary actions against licensed health care professionals and facilities, and the frequency and severity of medical malpractice claims; and

(2) Health care providers, health care facilities, and health carriers can and should be supported in their efforts to improve patient safety and reduce medical errors by authorizing the sharing of successful quality improvement efforts, encouraging health care facilities and providers to work cooperatively in their patient safety efforts, and increasing funding available to implement proven patient safety strategies.

Declares an intent to positively influence the safety and quality of care provided in Washington state's health care system.

Provides that any person or entity participating in a coordinated quality improvement program that shares information or documents with one or more other programs in good faith and in accordance with applicable confidentiality and disclosure requirements of the coordinated quality improvement committee is not subject to an action for civil damages or other relief arising out of the act of sharing them.

Establishes provisions for funding patient safety efforts.

Requires that, by December 1, 2007, the department shall report the following information to the governor and the health policy and fiscal committees of the legislature:

- (1) The amount of patient safety fees and set asides deposited to date in the patient safety account;
- (2) The criteria for distribution of grants, loans, or other appropriate arrangements under this act; and
- (3) A description of the medical error reduction and patient safety grants and loans distributed to date, including the stated performance measures, activities, timelines, and detailed information regarding outcomes for each project.

-- 2004 REGULAR SESSION --

Feb 10 APP - Majority; 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

HB 2816-S by House Committee on Financial Institutions & Insurance (originally sponsored by Representatives Schual-Berke, Benson, G. Simpson, Clibborn, Linville, Morrell, Edwards and Kagi; by request of Insurance Commissioner)

Regulating medical malpractice liability insurance policies.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Amends RCW 48.18.290 and 48.18.2901 relating to cancellation and nonrenewal of medical malpractice liability insurance policies.

-- 2004 REGULAR SESSION --

Feb 4 FII - Majority; 1st substitute bill be substituted, do pass.
Feb 6 Passed to Rules Committee for second reading.

HB 2818-S2 by House Committee on Appropriations (originally sponsored by Representatives Kagi, Boldt, Darneille, Pearson, Cooper, Linville, Hudgins, Kessler, Lantz, Conway, G. Simpson, Edwards, Sullivan, Kenney, Wood, Schual-Berke, Chase, Santos, Ormsby and Dickerson)

Creating the homeless families services fund.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares an intent to create, and make an initial investment of state funds in, a homeless families services fund that will leverage private resources and thereby ensure the long-term availability of stable housing to support homeless families throughout the state.

Creates within the department of community, trade, and economic development the homeless families services fund program to carry out the purposes of this act.

Creates in the custody of the state treasurer an account to be known as the homeless families services fund. The fund shall include a one-time appropriation by the legislature, private contributions, and all other sources.

Establishes the homeless families services fund advisory board to advise the department in the design and administration of the fund.

Requires the department to collect information from recipients of grants from the fund to evaluate and improve the overall effectiveness of the homeless families services fund program. Areas of evaluation shall include, but need not be limited to, the following: (1) Increases in housing stability for assisted homeless families;

(2) Increases in economic self-sufficiency of assisted homeless families;

(3) Increases in independent living skills of assisted homeless families; and

(4) Decreases in the use of state-funded services or the costs of state-funded services and income support for assisted homeless families.

Requires the department to report to the appropriate policy and fiscal committees of the legislature by December

1, 2004, with a preliminary plan for implementation of this act.

Requires the department and the advisory board to thereafter report on an annual basis to the appropriate policy and fiscal committees of the legislature regarding the status of applications to and grant allocations from the fund and performance of the program.

-- 2004 REGULAR SESSION --

Feb 10 APP - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 12 Placed on second reading by Rules Committee.

HB 2823-S by House Committee on Technology, Telecommunications & Energy (originally sponsored by Representatives Sullivan, Cooper, Hunt, Upthegrove, Linville, Murray, G. Simpson, Chase and Kagi)

Providing incentives to reduce air pollution and improve energy security through the use of alternative fuel vehicles.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides incentives to reduce air pollution and improve energy security through the use of alternative fuel vehicles.

Finds that accountability and effectiveness are important aspects of setting tax policy. In order to make policy choices regarding the best use of limited state resources, the legislature needs information to evaluate whether the stated goals of legislation were achieved.

Declares that the goal of the alternative fuel vehicle and electric vehicle tax incentives in this act is to encourage the use of alternative fuel vehicles and electric vehicles and to encourage development of fueling and recharge stations. The goal of this tax credit is achieved when the total number of alternative fuel vehicles and electric vehicles exceeds five percent of the total number of motor vehicles, as defined in RCW 46.04.320, that are registered in Washington state.

-- 2004 REGULAR SESSION --

Feb 4 TTE - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Feb 6 Referred to Finance.
Feb 10 FIN - Majority; 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

HB 2871-S by House Committee on Health Care (originally sponsored by Representatives Darneille, Campbell, Cody, Miloscia, Moeller, Wallace, Schual-Berke, Skinner, Murray, Upthegrove and Santos)

Requiring measuring the performance of the HIV/AIDS service delivery system.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that it is appropriate to develop measures that will allow an assessment of the performance of the HIV/AIDS service delivery system to ensure that public funds spent for this purpose are being used most effectively to respond to this important public health issue.

Provides that the department shall: (1) Use recommendations from state planning groups, local planning groups, and the federal department of health and human services to determine best practices for the HIV-related activities included in this act;

(2) In collaboration with the regional AIDS service networks and other interested organizations, establish performance indicators to assess progress in conducting those HIV-related activities included in this act; and

(3) Report the chosen performance indicators to relevant committees of the legislature by December 31, 2004. During calendar year 2005, the department will collect baseline data. Beginning January 1, 2006, the department shall submit an annual report on progress toward the performance indicators to the legislature.

-- 2004 REGULAR SESSION --

- Feb 5 HC - Majority; 1st substitute bill be substituted, do pass.
 Feb 6 Passed to Rules Committee for second reading.
 Feb 12 Placed on second reading by Rules Committee.

HB 2892-S by House Committee on Appropriations (originally sponsored by Representatives Upthegrove, Schual-Berke, G. Simpson, Cairnes, Wallace, Veloria, Wood, Kenney, Morrell and Conway)

Creating a center for advanced manufacturing.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that, although manufacturing has long been subject to the ups and downs of regular market cycles, the increasing pace of globalization and the ability of the world's new manufacturing floor to export deflation has caused United States manufacturers to lose all pricing power. Despite the development of good cost control practices such as lean manufacturing, domestic manufacturers cannot compete on price alone.

Declares that, as our economy continues to evolve through changes to our existing manufacturing base, our manufacturers need assistance to continue to provide high quality products at a low cost. In order to make a radical change to an innovation focus, there must be a public and private partnership.

Provides that the act shall be null and void if appropriations are not approved.

-- 2004 REGULAR SESSION --

- Feb 9 APP - Majority; 1st substitute bill be substituted, do pass.
 Minority; do not pass.
 Feb 10 Passed to Rules Committee for second reading.
 Feb 12 Placed on second reading by Rules Committee.

HB 2910-S by House Committee on Transportation (originally sponsored by Representatives G. Simpson, Cooper, Woods, Hinkle and Conway)

Authorizing special license plates for fire fighters and paramedics.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Authorizes special license plates for fire fighters and paramedics.

-- 2004 REGULAR SESSION --

- Feb 5 TR - Majority; 1st substitute bill be substituted, do pass.
 Feb 6 Passed to Rules Committee for second reading.

HB 2929-S by House Committee on Finance (originally sponsored by Representatives Schoesler, Grant, Chandler, Linville, Delvin, Cairnes, Sump, Mastin, Newhouse, Morris, Holmquist, Erickson, McDonald, Clements, Conway, Condotta, Hinkle, Skinner, Armstrong, Kristiansen, Hatfield, Kirby, Sullivan, Pearson, Shabro and Hankins)

Suspending business and occupation taxation on certain businesses impacted by the ban on American beef products. Revised for 1st Substitute: Providing temporary tax relief for Washington beef processors.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the recent occurrence of bovine spongiform encephalopathy and the resulting bans on beef imports from the United States have had a severe economic impact on the state's beef processing industry. The legislature intends to provide temporary business and occupation tax relief for Washington's beef processors.

Provides that in computing tax there may be deducted from the measure of tax a portion of the following amounts received for: (1) Slaughtering cattle, but only if the taxpayer sells the resulting slaughtered cattle at wholesale and not at retail;

(2) Breaking or processing perishable beef products, but only if the perishable beef products are derived from cattle slaughtered by the taxpayer and sold at wholesale only and not at retail;

(3) Wholesale sales of perishable beef products derived from cattle slaughtered by the taxpayer;

(4) Processing nonperishable beef products, but only if the products are derived from cattle slaughtered by the taxpayer and sold at wholesale only and not at retail; and

(5) Wholesale sales of nonperishable beef products derived from cattle slaughtered by the taxpayer.

Declares that the deduction allowed under this act is allowed only for tax liability incurred after the effective date of this act and until the first day of the month following the date on which the bans on the importation of beef and beef products from the United States of America by Japan, Mexico, and the Republic of South Korea have all been lifted.

Requires the department to provide notice, on the department's web site, of the date on which this deduction is no longer available. The notice required by this act does not affect the availability of the deduction under this act.

-- 2004 REGULAR SESSION --

- Feb 10 FIN - Majority; 1st substitute bill be substituted, do pass.
 Passed to Rules Committee for second reading.
 Feb 12 Placed on second reading by Rules Committee.
 Feb 13 1st substitute bill substituted.

Rules suspended. Placed on Third Reading.
Third reading, passed: yeas, 96; nays, 0; absent, 2.

HB 2933-S by House Committee on Commerce & Labor (originally sponsored by Representatives Conway, Cody, Benson, Ormsby, O'Brien, Sullivan, Wood and Morrell)

Clarifying collective bargaining processes for individual providers.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the mediation and interest arbitration provisions of RCW 41.56.430 through 41.56.470 and 41.56.480 apply, except that: (1) With respect to commencement of negotiations between the authority and the bargaining representative of individual providers, negotiations shall be commenced by May 1 of any year prior to the year in which an existing collective bargaining agreement expires;

(2) With respect to factors to be taken into consideration by an interest arbitration panel, the panel shall consider the financial ability of the state to pay for the compensation and fringe benefit provisions of a collective bargaining agreement; and

(3) The decision of the arbitration panel is not binding on the legislature and, if the legislature does not approve the request for funds necessary to implement the compensation and fringe benefit provisions of the arbitrated collective bargaining agreement, is not binding on the authority.

Provides that a request for funds necessary to implement the compensation and fringe benefits provisions of a collective bargaining agreement entered into under RCW 74.39A.270 shall not be submitted by the governor to the legislature unless such request: (1) Has been submitted to the director of the office of financial management by October 1st prior to the legislative session at which the request is to be considered; and

(2) Has been certified by the director of the office of financial management as being feasible financially for the state or reflects the binding decision of an arbitration panel reached under RCW 74.39A.270(2)(c).

Creates a joint committee on home care worker relations.

Requires the authority to periodically consult with the committee regarding appropriations necessary to implement the compensation and fringe benefits provisions of any collective bargaining agreement and, upon completion of negotiations, advise the committee on the elements of the agreement and on any legislation necessary to implement such agreement.

Declares that individual providers, as defined in RCW 74.39A.240, are not employees of the state or any of its political subdivisions and are specifically and entirely excluded from all provisions of this title, except as provided in RCW 74.39A.270.

Declares that the provisions of RCW 43.01.040 through 43.01.044 shall not be applicable to individual providers under RCW 74.39A.220 through 74.39A.300.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Feb 6 Passed to Rules Committee for second reading.

Feb 11 Placed on second reading by Rules Committee.

HB 2940-S by House Committee on Commerce & Labor (originally sponsored by Representatives G. Simpson, Campbell, Cooper, Jarrett, Ormsby and Conway)

Increasing leave from employment for children's educational activities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, in addition to other family leave to which the employee is entitled under chapter 49.78 RCW or federal law, an employee is entitled to four hours per calendar quarter of family leave during any twelve-month period to participate in parent-teacher school conferences.

Provides that an employer may require that the leave provided under this act: (1) Be unpaid; and

(2) Be taken after an employee first uses the employee's total accumulated leave, not including leave under this chapter, to which the employee is otherwise entitled.

Authorizes an employer to require that a request for leave under this act be supported by reasonable information or a certification for verification purposes.

-- 2004 REGULAR SESSION --

Feb 5 CL - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Feb 6 Passed to Rules Committee for second reading.

HB 2941-S by House Committee on Transportation (originally sponsored by Representatives Murray, Ericksen, Hankins, Jarrett, McDermott, Rockefeller, Morris, G. Simpson, Wood, Campbell, Sommers, Santos, Sullivan, Wallace and Clibborn)

Requiring vehicle registration at the residence address.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that an application for original vehicle license shall be made on a form furnished for the purpose by the department. Such application shall be made by the owner of the vehicle or duly authorized agent over the signature of such owner or agent, and the applicant shall certify, under penalty of perjury, that the statements therein are true to the best of the applicant's knowledge.

Provides that notwithstanding this provision, an applicant may provide an address other than a residence address as part of the application or renewal only if the applicant: (1) Is a member of the military with an overseas mailing address;

(2) Is a participant in the address confidentiality program administered through the office of the secretary of state; or

(3) Does not have United States postal service mail delivery service available to the applicant's residence address.

Declares that, if the department becomes aware that there is or may be an error in a residence address provided in an application or renewal or that the applicant has failed to provide a residence address without certifying the applicability of one of the exceptions listed in RCW

46.16.040, the department shall flag the record and the registered owner will be required, before renewal of the vehicle license, to provide information satisfactory to the department either to reconcile the error or to demonstrate that there was no error.

-- 2004 REGULAR SESSION --

- Feb 5 TR - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Feb 6 Passed to Rules Committee for second reading.

HB 2955-S2 by House Committee on Appropriations (originally sponsored by Representatives Hunter, Jarrett, Haigh, Cox, Tom, Schual-Berke, Kagi, Quall, Ruderman, Hunt, Santos, Armstrong, Nixon, O'Brien, Rockefeller, Edwards, Linville, Wallace, Conway and Morrell)

Creating a joint task force on K-12 finance.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Finds that more than a quarter of a century has passed since the current school finance system was first created, and that the challenges facing our schools and students have grown and changed dramatically during that time.

Declares an intent to examine the school finance system to determine whether it is appropriately linked to the demands of education reform and to the goal of providing all children in the state the opportunity to meet standards.

Creates the joint task force on K-12 finance to study the common school finance system and to develop alternative funding models.

Requires the task force to report findings and recommendations to the legislature by October 1, 2006.

-- 2004 REGULAR SESSION --

- Feb 10 APP - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
Feb 12 Placed on second reading by Rules Committee.

HB 3001-S by House Committee on Children & Family Services (originally sponsored by Representatives Pettigrew, Boldt, Flannigan, Bailey, Kagi, Clibborn, Shabro, McDermott, Dickerson, Miloscia, Darneille, Roach, O'Brien, Morrell, Santos, Linville, Lantz, Wood and Chase)

Authorizing kinship caregivers to consent to medical care.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to assist children in the care of kin to access appropriate medical services. Children being raised by kin have faced barriers to medical care because their kinship caregivers have not been able to verify that they are the identified primary caregivers of these children. Such barriers pose an especially significant challenge to kinship caregivers in dealing with health professionals when children are left in their care with no warning.

Provides that, to assist kinship caregivers in executing adequate and appropriate decisions regarding the medical

needs of a child in their care, a mechanism is hereby created to authorize kinship caregivers to consent to medical care for those children in their care.

-- 2004 REGULAR SESSION --

- Feb 5 CFS - Majority; 1st substitute bill be substituted, do pass.
Feb 6 Passed to Rules Committee for second reading.
Feb 12 Placed on second reading by Rules Committee.

HB 3007-S by House Committee on Health Care (originally sponsored by Representatives Cody and Skinner; by request of Department of Social and Health Services)

Allowing limited home care case management resources to be targeted to consumers in greatest need.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Recognizes the importance of case management as a critical home and community care service and maintains its commitment to this system of services; however, the legislature also affirms that in the event of limited case management resources, case management service expectations should match available resources.

Finds that limited case management resources should be targeted to those with the greatest care needs and the least ability to meet those needs.

Provides that the department, or the area agency on aging as authorized by the department, may in its discretion refuse to authorize services if the department or area agency on aging determines that the consumer's needs cannot safely be met. The consumer may request a fair hearing to contest the decision of the case manager, as provided in chapter 34.05 RCW.

Provides that neither the department nor the area agency on aging shall be liable for exercising or failing to exercise discretion to refuse services under this provision.

Repeals RCW 74.39.030.

-- 2004 REGULAR SESSION --

- Feb 5 HC - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
Feb 6 Passed to Rules Committee for second reading.

HB 3026-S2 by House Committee on Appropriations (originally sponsored by Representatives O'Brien, Mielke, Darneille, Ahern, Pearson, Nixon and Linville)

Revising provisions relating to correctional industries.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares an intent to ensure that the correctional industries board of directors, in developing and selecting correctional industries work programs, does not encourage the development of, or provide for selection of or contracting for, the significant expansion of any new or existing class I correctional industries work programs that unfairly compete with Washington businesses. The legislature intends that the requirements relating to fair competition in the correctional industries work programs be

liberally construed to protect Washington businesses from unfair competition.

Provides that class III correctional industries shall be reviewed by the correctional industries board of directors to set policy for capital programs or community work crews. The department shall present quarterly detail statements showing where the crews worked, what correctional industry class, and the hours worked, to the correctional industries board of directors.

Provides that class IV correctional industries shall be reviewed by the correctional industries board of directors to set policy for work crews. The department shall present quarterly detail statements showing where the crews worked, what correctional industry class, and the hours worked, to the correctional industries board of directors. Class IV correctional industries operated in work camps established pursuant to RCW 72.64.050 are exempt from the requirements and prohibitions of this provision.

-- 2004 REGULAR SESSION --

- Feb 10 APP - Majority; 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
- Feb 12 Placed on second reading by Rules Committee.

HB 3047-S by House Committee on Health Care (originally sponsored by Representatives Conway, G. Simpson, Chase and Ormsby)

Requiring applicants for state purchased health care benefits or uncompensated hospital care to identify the employer of the proposed beneficiary of the benefits or care. Revised for 1st Substitute: Identifying the employers of persons receiving certain state-funded health benefits.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that, on or before February 1st of each year, the administrator shall provide the appropriate committees of the senate and house of representatives a report of employers whose employees are receiving benefits through the basic health plan for themselves or their dependents. The report must include whether the employer is a large employer or a small employer, and for each employer: (1) The name and address of the employer;

(2) The number of employees who are receiving benefits through the basic health plan;

(3) The number of enrollees who are spouses or dependents of their employees;

(4) Whether the employer offers health benefits to their employees; and

(5) The cost to the state of providing basic health plan benefits for their employees and enrolled dependents.

-- 2004 REGULAR SESSION --

- Feb 5 HC - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
- Feb 6 Passed to Rules Committee for second reading.

HB 3080-S by House Committee on Appropriations (originally sponsored by Representatives Linville and Rockefeller)

Focusing the state budgeting process on outcomes and priorities.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Finds that the incorporation of agency missions, goals, and objectives into the state budgeting process has not produced a sufficient focus on outcomes, as opposed to mere outputs.

Declares an intent to refocus the state budgeting process on whether state agencies are producing real results that reflect the purposes of statutory programs. Specifically, budget managers and the legislature must have the data to determine that agencies are using taxpayer funding to move toward objectives that produce the intended public benefit. This data must be supplied in an impartial, quantifiable form, yet it must be more than mere statistics that do not demonstrate progress toward intended goals.

Declares that, with a renewed focus on achieving true objectives, state agencies, the office of financial management, and the legislature will be able to prioritize state resources among their most efficient uses.

Declares it is the governor's responsibility to communicate priority government functions to agencies for use in developing budget recommendations for their agency. In developing these priority functions, the governor shall utilize a process that provides for public involvement and input.

Provides that, for agencies headed by gubernatorial appointees, the office of financial management shall quarterly conduct reviews of selected agencies to analyze whether the objectives and measurements submitted by agencies demonstrate progress toward the agencies' mission and goals.

Provides that, for agencies headed by commissions or separately elected officials, the commission or official shall conduct quarterly reviews of selected agencies to analyze whether the objectives and measurements submitted by agencies demonstrate progress toward the agencies' mission and goals.

Requires the office of financial management, in consultation with the higher education coordinating board, to conduct annual reviews of comprehensive and research higher education institutions to analyze whether the objectives and measurements submitted by institutions demonstrate progress toward the institutions' mission and goals.

Requires the office of financial management, in consultation with the state board for community and technical colleges, to conduct annual reviews of randomly selected community and technical colleges to analyze whether the objectives and measurements submitted by colleges demonstrate progress toward the colleges' mission and goals.

Provides that, where a review under this act or other analysis determines that the agency's objectives demonstrate that the agency is making insufficient progress toward the goals of any particular program or is otherwise underachieving or inefficient, the agency's budget request shall contain proposals to remedy or improve the program.

Provides that, in reviewing agency budget requests in order to prepare the governor's budget request, the office of financial management shall consider the extent to which the agency's objectives demonstrate progress toward the agency's mission and goals, along with any specific review conducted under this act. If the agency's objectives demonstrate that the agency is making insufficient progress toward the goals of any particular program or is otherwise underachieving or inefficient, the office of financial management shall propose remedies or improvements.

Requires the governor's operating budget document or documents to reflect agency goals, objectives, and outcomes as required by RCW 43.88.090.

Requires the governor's operating budget document or documents to contain proposals to remedy or improve programs that are determined to be underachieving or inefficient as determined by the analysis of agency goals, objectives, and outcomes required by RCW 43.88.090.

Provides that the act shall be null and void if appropriations are not approved.

-- 2004 REGULAR SESSION --

Feb 10 APP - Majority; 1st substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.

HB 3081-S by House Committee on Children & Family Services (originally sponsored by Representative Rockefeller)

Revising provisions relating to medical and dental care and testing for children in the care of the department of social and health services. Revised for 1st Substitute: Revising provisions relating to medical testing for children in the care of the department of social and health services.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares an intent to establish a policy with the goal of ensuring that the health and well-being of both infants in foster care and the families providing for their care are protected.

Requires the department of health to develop recommendations concerning evidence-based practices for testing for blood-borne pathogens of children under one year of age who have been placed in out-of-home care.

Requires the department to report to the appropriate committees of the legislature on the recommendations developed in accordance with this act by January 1, 2005.

Requires that, upon any placement, the department of social and health services shall inform each out-of-home care provider if the child to be placed in that provider's care is infected with a blood-borne pathogen, if known by the department.

Provides that all out-of-home care providers licensed by the department shall receive training related to blood-borne pathogens, including prevention, transmission, infection control, treatment, testing, and confidentiality.

Provides that any disclosure of information related to HIV must be in accordance with RCW 70.24.105.

-- 2004 REGULAR SESSION --

Feb 5 CFS - Majority; 1st substitute bill be substituted, do pass.
Feb 6 Passed to Rules Committee for second reading.
Feb 12 Made eligible to be placed on second reading.

HB 3083-S by House Committee on Judiciary (originally sponsored by Representatives Kagi, Boldt, Dickerson, Orcutt, Pettigrew and Darneille)

Providing immunity for any person who cooperates with an investigation of child abuse or neglect.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides immunity for any person who cooperates with an investigation of child abuse or neglect, unless the person caused or allowed the child abuse or neglect to occur.

-- 2004 REGULAR SESSION --

Feb 5 JUDI - Majority; 1st substitute bill be substituted, do pass.
Feb 6 Passed to Rules Committee for second reading.
Feb 12 Made eligible to be placed on second reading.

HB 3196 by Representatives Kristiansen, Ericksen, Schindler, Armstrong, Mielke, Condotta, Bailey, Ahern, McDonald, Roach, Shabro and Pearson

Enacting the Traffic Congestion Relief Act.

Proposes reducing traffic congestion by making road construction to reduce traffic congestion the top priority of the state transportation system.

-- 2004 REGULAR SESSION --

Feb 13 First reading, referred to Transportation.

Senate Bills

SB 6256-S by Senate Committee on Children & Family Services & Corrections (originally sponsored by Senators Brandland, Kline, McCaslin, Roach, Winsley and Oke)

Authorizing collection of offenders' palmprints.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Provides that any incarcerated adult or juvenile that is serving a jail or prison sentence for any criminal offense constituting a felony or gross misdemeanor shall be palmprinted anytime prior to release from incarceration.

Provides that an agency required to collect palmprints is authorized to charge a fee of not more than ten dollars to record and maintain palmprint records.

-- 2004 REGULAR SESSION --

Jan 30 CFC - Majority; 1st substitute bill be substituted, do pass.
Feb 2 Passed to Rules Committee for second reading.
Feb 12 Placed on second reading by Rules Committee.

SB 6270-S by Senate Committee on Judiciary (originally sponsored by Senators Esser, Haugen, Sheahan and Kline)

Revising provisions relating to attorneys' liens.

(DIGEST OF PROPOSED 1ST SUBSTITUTE)

Declares that the purpose of this act is to end double taxation of attorneys' fees obtained through judgments and settlements, whether paid by the client from the recovery or by the defendant pursuant to a statute or a contract. Through this legislation, Washington law clearly recognizes that attorneys have a property interest in their clients' cases so that the attorney's fee portion of an award or settlement may be taxed only once and against the attorney who actually receives the fee.

Declares that this act is curative and remedial, and intended to ensure that Washington residents do not incur double taxation on attorneys' fees received in litigation and owed to their attorneys. Thus, except for RCW 60.40.010(4), the statute is intended to apply retroactively.

-- 2004 REGULAR SESSION --

- Jan 22 JUD - Majority; 1st substitute bill be substituted, do pass.
Minority; do not pass.
- Jan 23 Passed to Rules Committee for second reading.
- Feb 12 Placed on second reading by Rules Committee.

SB 6489-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Hargrove and Stevens)

Revising provisions relating to correctional industries.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares an intent to ensure that the correctional industries board of directors, in developing and selecting correctional industries work programs, does not encourage the development of, or provide for selection of or contracting for, the significant expansion of new or existing class I, class III, or class IV correctional industries work programs that unfairly compete with Washington businesses.

Declares an intent that the requirements relating to fair competition in the correctional industries work programs be liberally construed to protect Washington businesses from unfair competition.

-- 2004 REGULAR SESSION --

- Feb 10 WM - Majority; 2nd substitute bill be substituted, do pass.
Passed to Rules Committee for second reading.
- Feb 11 Made eligible to be placed on second reading.
- Feb 12 Placed on second reading by Rules Committee.

SB 6599-S2 by Senate Committee on Ways & Means (originally sponsored by Senators Honeyford, Swecker, Parlette, Haugen, Sheahan and Rasmussen)

Monitoring cholinesterase.

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Provides that, in implementing any rules adopted pursuant to RCW 49.17.050(4) that require agricultural employers to implement a monitoring program for

employees who handle category I or II organophosphate or N-methyl-carbamate pesticides, the department must collect and analyze data to determine whether mandatory testing is warranted and, if so, what thresholds of exposure to pesticides should trigger mandatory testing.

Provides that, upon receiving a report of a test showing actionable levels of cholinesterase depression, the department may contact the employer and offer assistance by means of a voluntary and nonpunitive consultation focused solely on pesticide workplace safety. Before conducting such consultation, the department will obtain a determination from the treating physician as to whether the physician has concluded that the depression is due to workplace exposure.

Provides that the department shall notify the employer if the physician was unable to determine that the depression was due to workplace exposure.

Provides that, within the appropriations from the medical aid fund provided for administering chapter 49.17 RCW, the department shall pay approved health care facilities and licensed health care professionals directly for all costs of services related to baseline and periodic cholinesterase tests and interpretations of such tests during calendar years 2004, 2005, and 2006.

Requires that, by December 1st of each year, the department shall report the results of this data collection and analysis to the house of representatives committees on agriculture and natural resources, and commerce and labor, or their successor committees, and the senate committees on agriculture, and commerce and trade, or their successor committees. The department's report shall also identify any technical problems regarding testing or the administration of cholinesterase monitoring. Recommendations regarding legislation needed to resolve identified problems shall be presented in bill form.

Provides that, any rules adopted pursuant to RCW 49.17.050(4) that require agricultural employers to implement a monitoring program for employees who handle category I or II organophosphate or N-methyl-carbamate pesticides shall allow agricultural employers to seek reimbursement from the accident fund for the recordkeeping costs they incur in complying with such rules during calendar years 2004, 2005, and 2006.

-- 2004 REGULAR SESSION --

- Feb 10 WM - Majority; 2nd substitute bill be substituted, do pass.
Minority; do not pass.
Passed to Rules Committee for second reading.
- Feb 12 Made eligible to be placed on second reading.

LIST OF BILLS IN DIGEST SUPPLEMENTS CONT.

SENATE

SB 6118-S	Supp. 19	SB 6177	Supp. 3
SB 6119	Supp. 1	SB 6178	Supp. 3
SB 6120	Supp. 1	SB 6178-S	Supp. 20
SB 6121	Supp. 1	SB 6179	Supp. 3
SB 6122	Supp. 1	SB 6180	Supp. 3
SB 6123	Supp. 1	SB 6181	Supp. 3
SB 6124	Supp. 1	SB 6182	Supp. 3
SB 6125	Supp. 1	SB 6183	Supp. 3
SB 6125-S	Supp. 10	SB 6184	Supp. 3
SB 6126	Supp. 1	SB 6185	Supp. 3
SB 6127	Supp. 1	SB 6186	Supp. 3
SB 6128	Supp. 1	SB 6187	Supp. 3
SB 6128-S	Supp. 20	SB 6188	Supp. 3
SB 6129	Supp. 1	SB 6189	Supp. 3
SB 6129-S	Supp. 10	SB 6189-S	Supp. 20
SB 6130	Supp. 1	SB 6190	Supp. 3
SB 6131	Supp. 1	SB 6190-S	Supp. 22
SB 6131-S	Supp. 10	SB 6191	Supp. 3
SB 6132	Supp. 1	SB 6192	Supp. 3
SB 6132-S	Supp. 10	SB 6192-S	Supp. 20
SB 6133	Supp. 1	SB 6193	Supp. 3
SB 6134	Supp. 1	SB 6193-S	Supp. 20
SB 6135	Supp. 1	SB 6194	Supp. 3
SB 6136	Supp. 1	SB 6194-S	Supp. 20
SB 6136-S	Supp. 10	SB 6195	Supp. 3
SB 6137	Supp. 1	SB 6196	Supp. 3
SB 6138	Supp. 1	SB 6196-S	Supp. 18
SB 6138-S	Supp. 10	SB 6197	Supp. 3
SB 6139	Supp. 1	SB 6197-S	Supp. 16
SB 6140	Supp. 1	SB 6198	Supp. 3
SB 6140-S	Supp. 10	SB 6198-S	Supp. 8
SB 6141	Supp. 1	SB 6199	Supp. 3
SB 6142	Supp. 1	SB 6200	Supp. 3
SB 6143	Supp. 1	SB 6200-S	Supp. 16
SB 6144	Supp. 1	SB 6201	Supp. 3
SB 6144-S	Supp. 20	SB 6201-S	Supp. 14
SB 6144-S2	Supp. 23	SB 6202	Supp. 3
SB 6145	Supp. 2	SB 6203	Supp. 3
SB 6146	Supp. 2	SB 6203-S	Supp. 16
SB 6146-S	Supp. 16	SB 6204	Supp. 3
SB 6147	Supp. 2	SB 6205	Supp. 3
SB 6148	Supp. 2	SB 6205-S	Supp. 23
SB 6148-S	Supp. 10	SB 6206	Supp. 3
SB 6149	Supp. 2	SB 6207	Supp. 3
SB 6149-S	Supp. 14	SB 6208	Supp. 3
SB 6150	Supp. 2	SB 6208-S	Supp. 14
SB 6151	Supp. 2	SB 6209	Supp. 3
SB 6152	Supp. 2	SB 6209-S	Supp. 20
SB 6153	Supp. 2	SB 6210	Supp. 3
SB 6153-S	Supp. 8	SB 6210-S	Supp. 20
SB 6154	Supp. 2	SB 6211	Supp. 3
SB 6155	Supp. 2	SB 6211-S	Supp. 20
SB 6155-S	Supp. 16	SB 6212	Supp. 3
SB 6156	Supp. 2	SB 6212-S	Supp. 14
SB 6156-S	Supp. 20	SB 6213	Supp. 3
SB 6157	Supp. 2	SB 6214	Supp. 3
SB 6158	Supp. 3	SB 6215	Supp. 3
SB 6159	Supp. 3	SB 6216	Supp. 3
SB 6160	Supp. 3	SB 6216-S	Supp. 15
SB 6160-S	Supp. 21	SB 6217	Supp. 3
SB 6161	Supp. 3	SB 6217-S	Supp. 20
SB 6161-S	Supp. 6	SB 6217-S2	Supp. 23
SB 6162	Supp. 3	SB 6218	Supp. 3
SB 6162-S	Supp. 20	SB 6219	Supp. 3
SB 6163	Supp. 3	SB 6220	Supp. 3
SB 6164	Supp. 3	SB 6220-S	Supp. 20
SB 6165	Supp. 3	SB 6220-S2	Supp. 23
SB 6166	Supp. 3	SB 6221	Supp. 3
SB 6166-S	Supp. 19	SB 6222	Supp. 3
SB 6167	Supp. 3	SB 6223	Supp. 3
SB 6168	Supp. 3	SB 6224	Supp. 3
SB 6169	Supp. 3	SB 6225	Supp. 3
SB 6170	Supp. 3	SB 6225-S	Supp. 22
SB 6171	Supp. 3	SB 6226	Supp. 3
SB 6171-S	Supp. 20	SB 6227	Supp. 4
SB 6172	Supp. 3	SB 6228	Supp. 4
SB 6172-S	Supp. 20	SB 6229	Supp. 4
SB 6173	Supp. 3	SB 6230	Supp. 4
SB 6173-S	Supp. 21	SB 6231	Supp. 4
SB 6174	Supp. 3	SB 6232	Supp. 4
SB 6175	Supp. 3	SB 6233	Supp. 4
SB 6175-S	Supp. 20	SB 6234	Supp. 4
SB 6176	Supp. 3	SB 6235	Supp. 4

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HB 2322	Supp. 1	HB 2381-S	Supp. 21
HB 2322-S	Supp. 20	HB 2382	Supp. 2
HB 2323	Supp. 1	HB 2382-S	Supp. 13
HB 2324	Supp. 1	HB 2383	Supp. 2
HB 2325	Supp. 1	HB 2383-S	Supp. 21
HB 2325-S	Supp. 22	HB 2384	Supp. 2
HB 2326	Supp. 1	HB 2384-S	Supp. 21
HB 2326-S	Supp. 19	HB 2385	Supp. 2
HB 2327	Supp. 1	HB 2386	Supp. 2
HB 2328	Supp. 1	HB 2387	Supp. 2
HB 2328-S	Supp. 14	HB 2388	Supp. 2
HB 2329	Supp. 1	HB 2389	Supp. 2
HB 2329-S	Supp. 14	HB 2390	Supp. 2
HB 2330	Supp. 1	HB 2391	Supp. 2
HB 2331	Supp. 1	HB 2392	Supp. 2
HB 2332	Supp. 1	HB 2392-S	Supp. 14
HB 2333	Supp. 1	HB 2393	Supp. 2
HB 2333-S	Supp. 21	HB 2394	Supp. 2
HB 2334	Supp. 1	HB 2394-S	Supp. 20
HB 2335	Supp. 1	HB 2395	Supp. 2
HB 2336	Supp. 1	HB 2396	Supp. 2
HB 2336-S	Supp. 19	HB 2396-S	Supp. 20
HB 2337	Supp. 1	HB 2397	Supp. 2
HB 2338	Supp. 1	HB 2397-S	Supp. 14
HB 2339	Supp. 1	HB 2398	Supp. 2
HB 2339-S	Supp. 12	HB 2399	Supp. 2
HB 2339-S2	Supp. 23	HB 2400	Supp. 2
HB 2340	Supp. 1	HB 2401	Supp. 2
HB 2340-S	Supp. 13	HB 2402	Supp. 2
HB 2341	Supp. 1	HB 2403	Supp. 3
HB 2342	Supp. 1	HB 2404	Supp. 3
HB 2343	Supp. 1	HB 2404-S	Supp. 21
HB 2344	Supp. 1	HB 2405	Supp. 3
HB 2345	Supp. 1	HB 2406	Supp. 3
HB 2346	Supp. 1	HB 2406-S	Supp. 22
HB 2346-S	Supp. 21	HB 2407	Supp. 3
HB 2347	Supp. 1	HB 2408	Supp. 3
HB 2347-S	Supp. 16	HB 2409	Supp. 3
HB 2348	Supp. 1	HB 2410	Supp. 3
HB 2349	Supp. 1	HB 2411	Supp. 3
HB 2349-S	Supp. 23	HB 2412	Supp. 3
HB 2350	Supp. 1	HB 2413	Supp. 3
HB 2350-S	Supp. 22	HB 2414	Supp. 3
HB 2351	Supp. 1	HB 2414-S	Supp. 19
HB 2352	Supp. 1	HB 2415	Supp. 3
HB 2352-S	Supp. 22	HB 2416	Supp. 3
HB 2353	Supp. 1	HB 2417	Supp. 3
HB 2354	Supp. 1	HB 2417-S	Supp. 22
HB 2354-S	Supp. 13	HB 2418	Supp. 3
HB 2355	Supp. 1	HB 2419	Supp. 3
HB 2356	Supp. 1	HB 2420	Supp. 3
HB 2356-S	Supp. 13	HB 2421	Supp. 3
HB 2357	Supp. 1	HB 2422	Supp. 3
HB 2358	Supp. 1	HB 2423	Supp. 3
HB 2359	Supp. 1	HB 2424	Supp. 3
HB 2359-S	Supp. 19	HB 2424-S	Supp. 19
HB 2360	Supp. 1	HB 2425	Supp. 3
HB 2360-S	Supp. 16	HB 2426	Supp. 3
HB 2361	Supp. 1	HB 2427	Supp. 3
HB 2361-S	Supp. 18	HB 2428	Supp. 3
HB 2362	Supp. 1	HB 2429	Supp. 3
HB 2363	Supp. 1	HB 2429-S	Supp. 20
HB 2363-S	Supp. 19	HB 2430	Supp. 3
HB 2364	Supp. 1	HB 2430-S	Supp. 18
HB 2365	Supp. 1	HB 2431	Supp. 3
HB 2366	Supp. 1	HB 2431-S	Supp. 21
HB 2366-S	Supp. 14	HB 2432	Supp. 3
HB 2367	Supp. 1	HB 2433	Supp. 3
HB 2367-S	Supp. 20	HB 2433-S	Supp. 14
HB 2368	Supp. 1	HB 2434	Supp. 3
HB 2369	Supp. 1	HB 2435	Supp. 3
HB 2370	Supp. 2	HB 2436	Supp. 3
HB 2371	Supp. 2	HB 2437	Supp. 3
HB 2372	Supp. 2	HB 2438	Supp. 3
HB 2373	Supp. 2	HB 2439	Supp. 3
HB 2374	Supp. 2	HB 2439-S	Supp. 13
HB 2375	Supp. 2	HB 2440	Supp. 3
HB 2376	Supp. 2	HB 2441	Supp. 3
HB 2377	Supp. 2	HB 2441-S	Supp. 16
HB 2378	Supp. 2	HB 2442	Supp. 3
HB 2379	Supp. 2	HB 2443	Supp. 3
HB 2380	Supp. 2	HB 2444	Supp. 3
HB 2381	Supp. 2	HB 2445	Supp. 3

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SENATE

SB 6236	Supp. 4	SB 6294	Supp. 5
SB 6237	Supp. 4	SB 6295	Supp. 5
SB 6238	Supp. 4	SB 6296	Supp. 5
SB 6238-S	Supp. 20	SB 6296-S	Supp. 17
SB 6239	Supp. 4	SB 6297	Supp. 5
SB 6239-S	Supp. 10	SB 6297-S	Supp. 16
SB 6240	Supp. 4	SB 6298	Supp. 5
SB 6240-S	Supp. 10	SB 6299	Supp. 5
SB 6241	Supp. 4	SB 6300	Supp. 5
SB 6242	Supp. 4	SB 6300-S	Supp. 17
SB 6242-S	Supp. 21	SB 6301	Supp. 5
SB 6243	Supp. 4	SB 6302	Supp. 5
SB 6243-S	Supp. 15	SB 6302-S	Supp. 15
SB 6244	Supp. 4	SB 6303	Supp. 5
SB 6245	Supp. 4	SB 6304	Supp. 5
SB 6245-S	Supp. 18	SB 6304-S	Supp. 17
SB 6246	Supp. 4	SB 6305	Supp. 5
SB 6247	Supp. 4	SB 6306	Supp. 5
SB 6248	Supp. 4	SB 6307	Supp. 5
SB 6249	Supp. 4	SB 6308	Supp. 5
SB 6250	Supp. 4	SB 6309	Supp. 5
SB 6251	Supp. 4	SB 6310	Supp. 5
SB 6251-S	Supp. 23	SB 6310-S	Supp. 21
SB 6252	Supp. 4	SB 6311	Supp. 5
SB 6253	Supp. 4	SB 6312	Supp. 5
SB 6253-S	Supp. 16	SB 6313	Supp. 5
SB 6254	Supp. 4	SB 6314	Supp. 5
SB 6255	Supp. 4	SB 6315	Supp. 5
SB 6255-S	Supp. 21	SB 6316	Supp. 5
SB 6256	Supp. 4	SB 6316-S	Supp. 21
SB 6257	Supp. 4	SB 6317	Supp. 5
SB 6257-S	Supp. 20	SB 6317-S	Supp. 22
SB 6258	Supp. 4	SB 6318	Supp. 5
SB 6258-S	Supp. 20	SB 6319	Supp. 5
SB 6259	Supp. 4	SB 6319-S	Supp. 22
SB 6260	Supp. 4	SB 6320	Supp. 5
SB 6261	Supp. 4	SB 6321	Supp. 5
SB 6261-S	Supp. 14	SB 6321-S	Supp. 24
SB 6262	Supp. 4	SB 6322	Supp. 5
SB 6263	Supp. 4	SB 6322-S	Supp. 24
SB 6264	Supp. 4	SB 6323	Supp. 5
SB 6264-S	Supp. 18	SB 6324	Supp. 5
SB 6265	Supp. 4	SB 6325	Supp. 5
SB 6265-S	Supp. 16	SB 6325-S	Supp. 10
SB 6266	Supp. 4	SB 6326	Supp. 5
SB 6266-S	Supp. 19	SB 6327	Supp. 5
SB 6267	Supp. 4	SB 6327-S	Supp. 16
SB 6268	Supp. 4	SB 6328	Supp. 5
SB 6268-S	Supp. 10	SB 6329	Supp. 5
SB 6269	Supp. 4	SB 6329-S	Supp. 20
SB 6270	Supp. 4	SB 6330	Supp. 5
SB 6271	Supp. 4	SB 6331	Supp. 5
SB 6271-S	Supp. 22	SB 6331-S	Supp. 21
SB 6272	Supp. 4	SB 6332	Supp. 5
SB 6273	Supp. 4	SB 6332-S	Supp. 18
SB 6273-S	Supp. 21	SB 6333	Supp. 6
SB 6274	Supp. 4	SB 6333-S	Supp. 20
SB 6274-S	Supp. 21	SB 6334	Supp. 6
SB 6274-S2	Supp. 23	SB 6334-S	Supp. 22
SB 6275	Supp. 4	SB 6335	Supp. 6
SB 6276	Supp. 4	SB 6336	Supp. 6
SB 6276-S	Supp. 21	SB 6337	Supp. 6
SB 6277	Supp. 4	SB 6338	Supp. 6
SB 6278	Supp. 4	SB 6339	Supp. 6
SB 6279	Supp. 4	SB 6340	Supp. 6
SB 6280	Supp. 4	SB 6341	Supp. 6
SB 6281	Supp. 5	SB 6341-S	Supp. 20
SB 6282	Supp. 5	SB 6342	Supp. 6
SB 6282-S	Supp. 18	SB 6342-S	Supp. 18
SB 6283	Supp. 5	SB 6343	Supp. 6
SB 6284	Supp. 5	SB 6344	Supp. 6
SB 6285	Supp. 5	SB 6344-S	Supp. 17
SB 6285-S	Supp. 18	SB 6345	Supp. 6
SB 6286	Supp. 5	SB 6345-S	Supp. 17
SB 6286-S	Supp. 21	SB 6346	Supp. 6
SB 6287	Supp. 5	SB 6347	Supp. 6
SB 6288	Supp. 5	SB 6348	Supp. 6
SB 6289	Supp. 5	SB 6349	Supp. 6
SB 6289-S	Supp. 20	SB 6350	Supp. 6
SB 6290	Supp. 5	SB 6350-S	Supp. 20
SB 6291	Supp. 5	SB 6351	Supp. 6
SB 6292	Supp. 5	SB 6352	Supp. 6
SB 6293	Supp. 5	SB 6352-S	Supp. 21

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HB 2446	Supp. 3	HB 2507	Supp. 4
HB 2447	Supp. 3	HB 2507-S	Supp. 21
HB 2447-S	Supp. 23	HB 2508	Supp. 4
HB 2448	Supp. 3	HB 2509	Supp. 4
HB 2449	Supp. 3	HB 2510	Supp. 4
HB 2449-S	Supp. 24	HB 2510-S	Supp. 18
HB 2450	Supp. 3	HB 2511	Supp. 4
HB 2451	Supp. 3	HB 2512	Supp. 4
HB 2452	Supp. 3	HB 2513	Supp. 4
HB 2452-S	Supp. 15	HB 2513-S	Supp. 21
HB 2453	Supp. 3	HB 2514	Supp. 4
HB 2454	Supp. 3	HB 2515	Supp. 4
HB 2455	Supp. 3	HB 2516	Supp. 4
HB 2455-S	Supp. 16	HB 2517	Supp. 4
HB 2456	Supp. 3	HB 2518	Supp. 4
HB 2457	Supp. 3	HB 2518-S	Supp. 20
HB 2457-S	Supp. 22	HB 2519	Supp. 4
HB 2458	Supp. 3	HB 2520	Supp. 4
HB 2458-S	Supp. 24	HB 2521	Supp. 4
HB 2459	Supp. 3	HB 2522	Supp. 4
HB 2460	Supp. 3	HB 2523	Supp. 4
HB 2460-S	Supp. 24	HB 2524	Supp. 4
HB 2461	Supp. 3	HB 2524-S	Supp. 20
HB 2462	Supp. 3	HB 2525	Supp. 4
HB 2462-S	Supp. 15	HB 2526	Supp. 4
HB 2463	Supp. 3	HB 2526-S	Supp. 21
HB 2464	Supp. 3	HB 2527	Supp. 4
HB 2465	Supp. 3	HB 2528	Supp. 4
HB 2466	Supp. 3	HB 2529	Supp. 4
HB 2467	Supp. 3	HB 2530	Supp. 4
HB 2468	Supp. 3	HB 2531	Supp. 4
HB 2469	Supp. 3	HB 2531-S	Supp. 13
HB 2470	Supp. 3	HB 2532	Supp. 4
HB 2471	Supp. 3	HB 2532-S	Supp. 21
HB 2472	Supp. 3	HB 2533	Supp. 4
HB 2473	Supp. 3	HB 2534	Supp. 4
HB 2474	Supp. 3	HB 2535	Supp. 4
HB 2475	Supp. 3	HB 2536	Supp. 4
HB 2475-S	Supp. 24	HB 2537	Supp. 4
HB 2476	Supp. 3	HB 2538	Supp. 4
HB 2477	Supp. 3	HB 2538-S	Supp. 14
HB 2478	Supp. 3	HB 2539	Supp. 4
HB 2478-S	Supp. 24	HB 2540	Supp. 4
HB 2479	Supp. 3	HB 2541	Supp. 4
HB 2479-S	Supp. 24	HB 2542	Supp. 4
HB 2480	Supp. 3	HB 2543	Supp. 4
HB 2481	Supp. 4	HB 2544	Supp. 4
HB 2481-S	Supp. 14	HB 2545	Supp. 4
HB 2481-S2	Supp. 23	HB 2546	Supp. 4
HB 2482	Supp. 4	HB 2546-S	Supp. 13
HB 2483	Supp. 4	HB 2547	Supp. 4
HB 2484	Supp. 4	HB 2548	Supp. 4
HB 2485	Supp. 4	HB 2548-S	Supp. 21
HB 2485-S	Supp. 13	HB 2549	Supp. 4
HB 2486	Supp. 4	HB 2550	Supp. 4
HB 2487	Supp. 4	HB 2550-S	Supp. 18
HB 2488	Supp. 4	HB 2551	Supp. 4
HB 2488-S	Supp. 22	HB 2552	Supp. 4
HB 2489	Supp. 4	HB 2553	Supp. 5
HB 2489-S	Supp. 13	HB 2554	Supp. 5
HB 2490	Supp. 4	HB 2554-S	Supp. 20
HB 2491	Supp. 4	HB 2555	Supp. 5
HB 2491-S	Supp. 24	HB 2556	Supp. 5
HB 2492	Supp. 4	HB 2556-S	Supp. 19
HB 2493	Supp. 4	HB 2557	Supp. 5
HB 2494	Supp. 4	HB 2557-S	Supp. 21
HB 2495	Supp. 4	HB 2558	Supp. 5
HB 2496	Supp. 4	HB 2559	Supp. 5
HB 2497	Supp. 4	HB 2559-S	Supp. 19
HB 2497-S	Supp. 23	HB 2560	Supp. 5
HB 2498	Supp. 4	HB 2561	Supp. 5
HB 2499	Supp. 4	HB 2562	Supp. 5
HB 2500	Supp. 4	HB 2563	Supp. 5
HB 2500-S	Supp. 24	HB 2564	Supp. 5
HB 2501	Supp. 4	HB 2564-S	Supp. 21
HB 2502	Supp. 4	HB 2564-S2	Supp. 23
HB 2503	Supp. 4	HB 2565	Supp. 5
HB 2503-S	Supp. 20	HB 2566	Supp. 5
HB 2504	Supp. 4	HB 2567	Supp. 5
HB 2504-S	Supp. 19	HB 2568	Supp. 5
HB 2505	Supp. 4	HB 2569	Supp. 5
HB 2506	Supp. 4	HB 2570	Supp. 5
HB 2506-S	Supp. 20	HB 2571	Supp. 5

LIST OF BILLS IN DIGEST SUPPLEMENTS CONT.

SENATE

SB 6353	Supp. 6	SB 6415	Supp. 7
SB 6354	Supp. 6	SB 6415-S	Supp. 23
SB 6354-S	Supp. 19	SB 6416	Supp. 7
SB 6355	Supp. 6	SB 6417	Supp. 7
SB 6356	Supp. 6	SB 6418	Supp. 7
SB 6357	Supp. 6	SB 6419	Supp. 7
SB 6358	Supp. 6	SB 6419-S	Supp. 23
SB 6358-S	Supp. 22	SB 6420	Supp. 7
SB 6358-S2	Supp. 23	SB 6420-S	Supp. 17
SB 6359	Supp. 6	SB 6421	Supp. 7
SB 6360	Supp. 6	SB 6422	Supp. 7
SB 6361	Supp. 6	SB 6423	Supp. 7
SB 6362	Supp. 6	SB 6424	Supp. 7
SB 6363	Supp. 6	SB 6425	Supp. 7
SB 6364	Supp. 6	SB 6426	Supp. 7
SB 6365	Supp. 6	SB 6427	Supp. 7
SB 6366	Supp. 6	SB 6427-S	Supp. 21
SB 6367	Supp. 6	SB 6428	Supp. 7
SB 6367-S	Supp. 18	SB 6428-S	Supp. 21
SB 6368	Supp. 6	SB 6429	Supp. 7
SB 6368-S	Supp. 20	SB 6430	Supp. 7
SB 6369	Supp. 6	SB 6431	Supp. 7
SB 6370	Supp. 6	SB 6431-S	Supp. 21
SB 6371	Supp. 6	SB 6432	Supp. 7
SB 6371-S	Supp. 21	SB 6433	Supp. 7
SB 6372	Supp. 6	SB 6434	Supp. 7
SB 6373	Supp. 6	SB 6435	Supp. 7
SB 6374	Supp. 6	SB 6436	Supp. 7
SB 6375	Supp. 6	SB 6437	Supp. 7
SB 6376	Supp. 6	SB 6437-S	Supp. 16
SB 6377	Supp. 6	SB 6438	Supp. 7
SB 6377-S	Supp. 20	SB 6438-S	Supp. 20
SB 6378	Supp. 6	SB 6439	Supp. 7
SB 6379	Supp. 6	SB 6440	Supp. 7
SB 6380	Supp. 6	SB 6441	Supp. 7
SB 6380-S	Supp. 21	SB 6441-S	Supp. 22
SB 6381	Supp. 6	SB 6442	Supp. 7
SB 6382	Supp. 6	SB 6442-S	Supp. 21
SB 6383	Supp. 6	SB 6443	Supp. 7
SB 6384	Supp. 6	SB 6444	Supp. 7
SB 6384-S	Supp. 21	SB 6445	Supp. 7
SB 6385	Supp. 6	SB 6446	Supp. 7
SB 6386	Supp. 6	SB 6447	Supp. 7
SB 6386-S	Supp. 21	SB 6447-S	Supp. 21
SB 6387	Supp. 6	SB 6448	Supp. 7
SB 6388	Supp. 6	SB 6449	Supp. 7
SB 6389	Supp. 6	SB 6450	Supp. 8
SB 6389-S	Supp. 17	SB 6451	Supp. 8
SB 6390	Supp. 6	SB 6452	Supp. 8
SB 6391	Supp. 6	SB 6453	Supp. 8
SB 6391-S	Supp. 17	SB 6453-S	Supp. 19
SB 6392	Supp. 6	SB 6454	Supp. 8
SB 6393	Supp. 6	SB 6454-S	Supp. 21
SB 6394	Supp. 6	SB 6455	Supp. 8
SB 6394-S	Supp. 20	SB 6456	Supp. 8
SB 6395	Supp. 6	SB 6457	Supp. 8
SB 6395-S	Supp. 21	SB 6457-S	Supp. 21
SB 6396	Supp. 6	SB 6458	Supp. 8
SB 6397	Supp. 6	SB 6459	Supp. 8
SB 6398	Supp. 6	SB 6460	Supp. 8
SB 6399	Supp. 6	SB 6460-S	Supp. 16
SB 6400	Supp. 6	SB 6461	Supp. 8
SB 6400-S	Supp. 17	SB 6462	Supp. 8
SB 6401	Supp. 6	SB 6463	Supp. 8
SB 6401-S	Supp. 22	SB 6464	Supp. 8
SB 6402	Supp. 6	SB 6465	Supp. 8
SB 6402-S	Supp. 18	SB 6466	Supp. 8
SB 6403	Supp. 7	SB 6466-S	Supp. 21
SB 6404	Supp. 7	SB 6467	Supp. 8
SB 6405	Supp. 7	SB 6468	Supp. 8
SB 6406	Supp. 7	SB 6469	Supp. 8
SB 6407	Supp. 7	SB 6470	Supp. 8
SB 6408	Supp. 7	SB 6471	Supp. 8
SB 6408-S	Supp. 21	SB 6472	Supp. 8
SB 6409	Supp. 7	SB 6472-S	Supp. 23
SB 6410	Supp. 7	SB 6473	Supp. 8
SB 6411	Supp. 7	SB 6474	Supp. 8
SB 6411-S	Supp. 21	SB 6475	Supp. 8
SB 6412	Supp. 7	SB 6476	Supp. 8
SB 6413	Supp. 7	SB 6477	Supp. 8
SB 6413-S	Supp. 18	SB 6478	Supp. 8
SB 6414	Supp. 7	SB 6478-S	Supp. 8
SB 6414-S	Supp. 15	SB 6479	Supp. 21

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HB 2573	Supp. 5	HB 2640	Supp. 6
HB 2574	Supp. 5	HB 2641	Supp. 6
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HB 2575	Supp. 5	HB 2643	Supp. 6
HB 2575-S	Supp. 19	HB 2643-S	Supp. 22
HB 2576	Supp. 5	HB 2644	Supp. 6
HB 2577	Supp. 5	HB 2645	Supp. 6
HB 2578	Supp. 5	HB 2645-S	Supp. 23
HB 2579	Supp. 5	HB 2646	Supp. 6
HB 2580	Supp. 5	HB 2647	Supp. 6
HB 2580-S	Supp. 21	HB 2648	Supp. 6
HB 2581	Supp. 5	HB 2649	Supp. 6
HB 2582	Supp. 5	HB 2650	Supp. 6
HB 2582-S	Supp. 24	HB 2650-S	Supp. 23
HB 2583	Supp. 5	HB 2651	Supp. 6
HB 2584	Supp. 5	HB 2652	Supp. 6
HB 2585	Supp. 5	HB 2652-S	Supp. 19
HB 2585-S	Supp. 16	HB 2653	Supp. 6
HB 2586	Supp. 5	HB 2654	Supp. 6
HB 2587	Supp. 5	HB 2655	Supp. 6
HB 2588	Supp. 5	HB 2656	Supp. 6
HB 2589	Supp. 5	HB 2657	Supp. 6
HB 2590	Supp. 5	HB 2657-S	Supp. 22
HB 2590-S	Supp. 21	HB 2658	Supp. 6
HB 2591	Supp. 5	HB 2659	Supp. 6
HB 2592	Supp. 5	HB 2660	Supp. 6
HB 2593	Supp. 5	HB 2660-S	Supp. 24
HB 2593-S	Supp. 22	HB 2661	Supp. 6
HB 2594	Supp. 5	HB 2661-S	Supp. 20
HB 2595	Supp. 5	HB 2661-S2	Supp. 23
HB 2595-S	Supp. 19	HB 2662	Supp. 6
HB 2596	Supp. 5	HB 2662-S	Supp. 21
HB 2596-S	Supp. 18	HB 2663	Supp. 6
HB 2597	Supp. 5	HB 2664	Supp. 6
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HB 2598	Supp. 5	HB 2666	Supp. 6
HB 2599	Supp. 5	HB 2667	Supp. 6
HB 2600	Supp. 5	HB 2668	Supp. 6
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HB 2601	Supp. 5	HB 2670	Supp. 6
HB 2602	Supp. 5	HB 2670-S	Supp. 24
HB 2603	Supp. 5	HB 2671	Supp. 6
HB 2604	Supp. 5	HB 2672	Supp. 6
HB 2605	Supp. 5	HB 2672-S	Supp. 24
HB 2606	Supp. 5	HB 2673	Supp. 6
HB 2607	Supp. 5	HB 2674	Supp. 6
HB 2608	Supp. 5	HB 2675	Supp. 6
HB 2609	Supp. 5	HB 2675-S	Supp. 21
HB 2610	Supp. 5	HB 2676	Supp. 6
HB 2611	Supp. 5	HB 2677	Supp. 6
HB 2612	Supp. 5	HB 2678	Supp. 6
HB 2612-S	Supp. 21	HB 2679	Supp. 6
HB 2613	Supp. 5	HB 2680	Supp. 6
HB 2614	Supp. 5	HB 2680-S	Supp. 21
HB 2615	Supp. 5	HB 2681	Supp. 6
HB 2616	Supp. 5	HB 2681-S	Supp. 22
HB 2617	Supp. 5	HB 2682	Supp. 6
HB 2618	Supp. 5	HB 2683	Supp. 6
HB 2618-S	Supp. 24	HB 2684	Supp. 6
HB 2619	Supp. 6	HB 2685	Supp. 6
HB 2620	Supp. 6	HB 2685-S	Supp. 14
HB 2621	Supp. 6	HB 2686	Supp. 6
HB 2621-S	Supp. 19	HB 2686-S	Supp. 14
HB 2622	Supp. 6	HB 2687	Supp. 6
HB 2623	Supp. 6	HB 2688	Supp. 6
HB 2624	Supp. 6	HB 2689	Supp. 6
HB 2625	Supp. 6	HB 2690	Supp. 6
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HB 2627	Supp. 6	HB 2691-S	Supp. 18
HB 2628	Supp. 6	HB 2692	Supp. 6
HB 2629	Supp. 6	HB 2693	Supp. 6
HB 2629-S	Supp. 19	HB 2693-S	Supp. 21
HB 2630	Supp. 6	HB 2694	Supp. 6
HB 2631	Supp. 6	HB 2695	Supp. 6
HB 2632	Supp. 6	HB 2696	Supp. 6
HB 2633	Supp. 6	HB 2697	Supp. 6
HB 2634	Supp. 6	HB 2698	Supp. 6
HB 2635	Supp. 6	HB 2699	Supp. 6
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SB 6483	Supp. 8	SB 6543-S	Supp. 20
SB 6483-S	Supp. 24	SB 6544	Supp. 10
SB 6484	Supp. 8	SB 6545	Supp. 10
SB 6485	Supp. 8	SB 6546	Supp. 10
SB 6486	Supp. 8	SB 6547	Supp. 10
SB 6487	Supp. 8	SB 6547-S	Supp. 17
SB 6488	Supp. 8	SB 6548	Supp. 10
SB 6489	Supp. 8	SB 6548-S	Supp. 23
SB 6489-S	Supp. 23	SB 6549	Supp. 10
SB 6490	Supp. 8	SB 6550	Supp. 10
SB 6491	Supp. 8	SB 6551	Supp. 10
SB 6492	Supp. 8	SB 6552	Supp. 10
SB 6493	Supp. 8	SB 6553	Supp. 10
SB 6494	Supp. 8	SB 6554	Supp. 10
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SB 6495	Supp. 8	SB 6555	Supp. 10
SB 6496	Supp. 8	SB 6555-S	Supp. 21
SB 6496-S	Supp. 21	SB 6556	Supp. 10
SB 6497	Supp. 8	SB 6557	Supp. 10
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SB 6498	Supp. 8	SB 6558	Supp. 10
SB 6499	Supp. 8	SB 6559	Supp. 10
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SB 6500	Supp. 8	SB 6560	Supp. 10
SB 6501	Supp. 8	SB 6560-S	Supp. 20
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SB 6502	Supp. 8	SB 6562	Supp. 10
SB 6503	Supp. 8	SB 6563	Supp. 10
SB 6504	Supp. 8	SB 6564	Supp. 10
SB 6505	Supp. 8	SB 6564-S	Supp. 21
SB 6505-S	Supp. 21	SB 6565	Supp. 10
SB 6506	Supp. 8	SB 6566	Supp. 10
SB 6507	Supp. 8	SB 6567	Supp. 10
SB 6508	Supp. 8	SB 6568	Supp. 10
SB 6508-S	Supp. 23	SB 6568-S	Supp. 21
SB 6509	Supp. 9	SB 6569	Supp. 10
SB 6510	Supp. 9	SB 6570	Supp. 10
SB 6510-S	Supp. 23	SB 6570-S	Supp. 24
SB 6511	Supp. 9	SB 6571	Supp. 11
SB 6512	Supp. 9	SB 6572	Supp. 11
SB 6513	Supp. 9	SB 6572-S	Supp. 23
SB 6513-S	Supp. 20	SB 6573	Supp. 11
SB 6514	Supp. 9	SB 6574	Supp. 11
SB 6514-S	Supp. 19	SB 6575	Supp. 11
SB 6515	Supp. 9	SB 6575-S	Supp. 21
SB 6516	Supp. 9	SB 6576	Supp. 11
SB 6517	Supp. 9	SB 6577	Supp. 11
SB 6517-S	Supp. 21	SB 6578	Supp. 11
SB 6518	Supp. 9	SB 6578-S	Supp. 23
SB 6519	Supp. 9	SB 6579	Supp. 11
SB 6519-S	Supp. 19	SB 6580	Supp. 11
SB 6520	Supp. 9	SB 6581	Supp. 11
SB 6521	Supp. 9	SB 6581-S	Supp. 21
SB 6522	Supp. 9	SB 6582	Supp. 11
SB 6523	Supp. 9	SB 6583	Supp. 11
SB 6524	Supp. 9	SB 6584	Supp. 11
SB 6524-S	Supp. 21	SB 6584-S	Supp. 23
SB 6525	Supp. 9	SB 6585	Supp. 11
SB 6526	Supp. 9	SB 6586	Supp. 11
SB 6527	Supp. 9	SB 6587	Supp. 11
SB 6527-S	Supp. 21	SB 6587-S	Supp. 24
SB 6528	Supp. 9	SB 6588	Supp. 11
SB 6528-S	Supp. 21	SB 6588-S	Supp. 21
SB 6529	Supp. 9	SB 6589	Supp. 11
SB 6529-S	Supp. 22	SB 6589-S	Supp. 21
SB 6530	Supp. 9	SB 6590	Supp. 11
SB 6531	Supp. 9	SB 6591	Supp. 11
SB 6531-S	Supp. 23	SB 6592	Supp. 11
SB 6532	Supp. 9	SB 6592-S	Supp. 24
SB 6533	Supp. 9	SB 6593	Supp. 11
SB 6534	Supp. 9	SB 6594	Supp. 11
SB 6534-S	Supp. 23	SB 6595	Supp. 11
SB 6535	Supp. 9	SB 6596	Supp. 11
SB 6536	Supp. 9	SB 6596-S	Supp. 24
SB 6537	Supp. 9	SB 6597	Supp. 11
SB 6538	Supp. 9	SB 6598	Supp. 11
SB 6539	Supp. 9	SB 6598-S	Supp. 19
SB 6539-S	Supp. 21	SB 6599	Supp. 11
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HB 2705-S	Supp. 19	HB 2769-S	Supp. 20
HB 2706	Supp. 7	HB 2770	Supp. 7
HB 2707	Supp. 7	HB 2771	Supp. 7
HB 2707-S	Supp. 19	HB 2771-S	Supp. 15
HB 2708	Supp. 7	HB 2772	Supp. 7
HB 2708-S	Supp. 24	HB 2772-S	Supp. 22
HB 2709	Supp. 7	HB 2773	Supp. 7
HB 2710	Supp. 7	HB 2774	Supp. 7
HB 2711	Supp. 7	HB 2775	Supp. 7
HB 2712	Supp. 7	HB 2776	Supp. 7
HB 2712-S	Supp. 24	HB 2776-S	Supp. 24
HB 2713	Supp. 7	HB 2777	Supp. 7
HB 2714	Supp. 7	HB 2777-S	Supp. 22
HB 2714-S	Supp. 24	HB 2778	Supp. 7
HB 2715	Supp. 7	HB 2779	Supp. 7
HB 2715-S	Supp. 21	HB 2779-S	Supp. 23
HB 2716	Supp. 7	HB 2780	Supp. 7
HB 2717	Supp. 7	HB 2781	Supp. 7
HB 2718	Supp. 7	HB 2781-S	Supp. 22
HB 2719	Supp. 7	HB 2782	Supp. 7
HB 2720	Supp. 7	HB 2783	Supp. 7
HB 2721	Supp. 7	HB 2783-S	Supp. 24
HB 2722	Supp. 7	HB 2784	Supp. 7
HB 2723	Supp. 7	HB 2784-S	Supp. 24
HB 2723-S	Supp. 21	HB 2785	Supp. 7
HB 2724	Supp. 7	HB 2786	Supp. 7
HB 2725	Supp. 7	HB 2786-S	Supp. 19
HB 2726	Supp. 7	HB 2787	Supp. 7
HB 2727	Supp. 7	HB 2787-S	Supp. 19
HB 2728	Supp. 7	HB 2788	Supp. 7
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HB 2730	Supp. 7	HB 2790	Supp. 7
HB 2730-S	Supp. 24	HB 2791	Supp. 7
HB 2731	Supp. 7	HB 2792	Supp. 7
HB 2732	Supp. 7	HB 2792-S	Supp. 16
HB 2732-S	Supp. 20	HB 2793	Supp. 8
HB 2733	Supp. 7	HB 2794	Supp. 8
HB 2734	Supp. 7	HB 2795	Supp. 8
HB 2734-S	Supp. 22	HB 2796	Supp. 8
HB 2735	Supp. 7	HB 2797	Supp. 8
HB 2736	Supp. 7	HB 2797-S	Supp. 21
HB 2736-S	Supp. 16	HB 2798	Supp. 8
HB 2737	Supp. 7	HB 2799	Supp. 8
HB 2738	Supp. 7	HB 2800	Supp. 8
HB 2739	Supp. 7	HB 2801	Supp. 8
HB 2740	Supp. 7	HB 2802	Supp. 8
HB 2740-S	Supp. 22	HB 2802-S	Supp. 21
HB 2741	Supp. 7	HB 2803	Supp. 8
HB 2741-S	Supp. 19	HB 2804	Supp. 8
HB 2742	Supp. 7	HB 2804-S	Supp. 17
HB 2743	Supp. 7	HB 2805	Supp. 8
HB 2744	Supp. 7	HB 2805-S	Supp. 21
HB 2744-S	Supp. 19	HB 2805-S2	Supp. 23
HB 2744-S2	Supp. 23	HB 2806	Supp. 8
HB 2745	Supp. 7	HB 2807	Supp. 8
HB 2745-S	Supp. 24	HB 2807-S	Supp. 21
HB 2746	Supp. 7	HB 2808	Supp. 8
HB 2747	Supp. 7	HB 2808-S	Supp. 23
HB 2748	Supp. 7	HB 2809	Supp. 8
HB 2749	Supp. 7	HB 2810	Supp. 8
HB 2750	Supp. 7	HB 2811	Supp. 8
HB 2751	Supp. 7	HB 2812	Supp. 8
HB 2752	Supp. 7	HB 2813	Supp. 8
HB 2753	Supp. 7	HB 2813-S	Supp. 24
HB 2753-S	Supp. 24	HB 2814	Supp. 8
HB 2754	Supp. 7	HB 2814-S	Supp. 22
HB 2755	Supp. 7	HB 2815	Supp. 8
HB 2756	Supp. 7	HB 2816	Supp. 8
HB 2757	Supp. 7	HB 2817	Supp. 8
HB 2758	Supp. 7	HB 2818	Supp. 8
HB 2759	Supp. 7	HB 2818-S	Supp. 20
HB 2760	Supp. 7	HB 2819	Supp. 8
HB 2761	Supp. 7	HB 2820	Supp. 8
HB 2761-S	Supp. 22	HB 2821	Supp. 8
HB 2762	Supp. 7	HB 2822	Supp. 8
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HB 2764	Supp. 7	HB 2824	Supp. 8
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SB 6602	Supp. 12	SB 6672	Supp. 14
SB 6603	Supp. 12	SB 6673	Supp. 14
SB 6604	Supp. 12	SB 6674	Supp. 14
SB 6605	Supp. 12	SB 6675	Supp. 14
SB 6606	Supp. 12	SB 6675-S	Supp. 19
SB 6607	Supp. 12	SB 6676	Supp. 14
SB 6608	Supp. 12	SB 6676-S	Supp. 24
SB 6609	Supp. 12	SB 6677	Supp. 14
SB 6609-S	Supp. 24	SB 6678	Supp. 14
SB 6610	Supp. 12	SB 6678-S	Supp. 21
SB 6611	Supp. 12	SB 6679	Supp. 14
SB 6612	Supp. 12	SB 6680	Supp. 14
SB 6613	Supp. 12	SB 6680-S	Supp. 24
SB 6614	Supp. 12	SB 6681	Supp. 14
SB 6615	Supp. 12	SB 6682	Supp. 14
SB 6615-S	Supp. 23	SB 6682-S	Supp. 19
SB 6616	Supp. 12	SB 6683	Supp. 14
SB 6617	Supp. 12	SB 6684	Supp. 14
SB 6618	Supp. 12	SB 6684-S	Supp. 21
SB 6619	Supp. 12	SB 6685	Supp. 14
SB 6619-S	Supp. 19	SB 6686	Supp. 14
SB 6620	Supp. 12	SB 6687	Supp. 14
SB 6621	Supp. 12	SB 6688	Supp. 15
SB 6622	Supp. 12	SB 6688-S	Supp. 21
SB 6623	Supp. 12	SB 6689	Supp. 15
SB 6624	Supp. 12	SB 6690	Supp. 15
SB 6625	Supp. 12	SB 6691	Supp. 15
SB 6626	Supp. 12	SB 6692	Supp. 15
SB 6627	Supp. 12	SB 6693	Supp. 15
SB 6628	Supp. 12	SB 6694	Supp. 15
SB 6629	Supp. 12	SB 6695	Supp. 15
SB 6630	Supp. 12	SB 6696	Supp. 16
SB 6631	Supp. 12	SB 6697	Supp. 16
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SB 6634	Supp. 12	SB 6699	Supp. 16
SB 6635	Supp. 12	SB 6700	Supp. 16
SB 6636	Supp. 12	SB 6701	Supp. 16
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SB 6640	Supp. 12	SB 6707	Supp. 17
SB 6641	Supp. 12	SB 6708	Supp. 17
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SB 6642	Supp. 13	SB 6709-S	Supp. 23
SB 6642-S	Supp. 24	SB 6710	Supp. 17
SB 6643	Supp. 13	SB 6710-S	Supp. 24
SB 6644	Supp. 13	SB 6711	Supp. 17
SB 6645	Supp. 13	SB 6711-S	Supp. 21
SB 6646	Supp. 13	SB 6712	Supp. 17
SB 6646-S	Supp. 23	SB 6713	Supp. 17
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SB 6648	Supp. 13	SB 6715	Supp. 18
SB 6649	Supp. 13	SB 6716	Supp. 18
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SB 6650	Supp. 13	SB 6718	Supp. 18
SB 6651	Supp. 13	SB 6719	Supp. 18
SB 6652	Supp. 13	SB 6720	Supp. 18
SB 6653	Supp. 13	SB 6720-S	Supp. 23
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SB 6656	Supp. 13	SB 6724	Supp. 19
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SB 6658	Supp. 13	SB 6727	Supp. 19
SB 6659	Supp. 13	SB 6728	Supp. 19
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SB 6661	Supp. 13	SB 6730	Supp. 19
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SB 6662-S	Supp. 23	SB 6731-S	Supp. 21
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SB 6664	Supp. 13	SB 6732-S	Supp. 23
SB 6665	Supp. 13	SB 6733	Supp. 19
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HB 2827	Supp. 8	HB 2891	Supp. 9
HB 2828	Supp. 8	HB 2891-S	Supp. 23
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HB 2829	Supp. 8	HB 2893	Supp. 9
HB 2830	Supp. 8	HB 2893-S	Supp. 24
HB 2830-S	Supp. 24	HB 2894	Supp. 9
HB 2831	Supp. 8	HB 2895	Supp. 9
HB 2832	Supp. 8	HB 2896	Supp. 9
HB 2833	Supp. 8	HB 2897	Supp. 9
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HB 2836	Supp. 8	HB 2900	Supp. 9
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HB 2837	Supp. 8	HB 2902	Supp. 9
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HB 2839	Supp. 8	HB 2904-S	Supp. 21
HB 2840	Supp. 8	HB 2905	Supp. 9
HB 2841	Supp. 8	HB 2905-S	Supp. 22
HB 2842	Supp. 8	HB 2906	Supp. 9
HB 2843	Supp. 8	HB 2906-S	Supp. 21
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HB 2844	Supp. 8	HB 2908-S	Supp. 21
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HB 2845	Supp. 8	HB 2910	Supp. 9
HB 2846	Supp. 8	HB 2911	Supp. 9
HB 2847	Supp. 8	HB 2911-S	Supp. 23
HB 2848	Supp. 8	HB 2912	Supp. 9
HB 2849	Supp. 8	HB 2913	Supp. 9
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HB 2853	Supp. 8	HB 2919-S	Supp. 19
HB 2854	Supp. 8	HB 2920	Supp. 9
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HB 2856	Supp. 8	HB 2921	Supp. 9
HB 2857	Supp. 8	HB 2922	Supp. 9
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HB 2864	Supp. 8	HB 2930	Supp. 10
HB 2865	Supp. 8	HB 2931	Supp. 10
HB 2866	Supp. 8	HB 2931-S	Supp. 24
HB 2867	Supp. 8	HB 2932	Supp. 10
HB 2868	Supp. 8	HB 2933	Supp. 10
HB 2869	Supp. 8	HB 2934	Supp. 10
HB 2870	Supp. 8	HB 2935	Supp. 10
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HB 2871	Supp. 8	HB 2937	Supp. 10
HB 2872	Supp. 8	HB 2938	Supp. 10
HB 2872-S	Supp. 21	HB 2939	Supp. 10
HB 2873	Supp. 8	HB 2940	Supp. 10
HB 2874	Supp. 8	HB 2941	Supp. 10
HB 2875	Supp. 8	HB 2942	Supp. 10
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HB 2876	Supp. 8	HB 2944	Supp. 10
HB 2877	Supp. 9	HB 2945	Supp. 10
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HB 2878	Supp. 9	HB 2947	Supp. 10
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HB 2879	Supp. 9	HB 2949	Supp. 10
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HB 2880	Supp. 9	HB 2951	Supp. 10
HB 2881	Supp. 9	HB 2952	Supp. 10
HB 2882	Supp. 9	HB 2952-S	Supp. 21
HB 2883	Supp. 9	HB 2953	Supp. 10
HB 2884	Supp. 9	HB 2954	Supp. 10
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HB 2885	Supp. 9	HB 2955-S	Supp. 23
HB 2886	Supp. 9	HB 2956	Supp. 10
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SJM 8034	Supp. 9
SJM 8035	Supp. 9
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SJM 8041	Supp. 11
SJM 8042	Supp. 11
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SJM 8044	Supp. 12
SJM 8045	Supp. 12
SJM 8046	Supp. 13
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SJM 8049	Supp. 14
SJM 8050	Supp. 16
SJM 8051	Supp. 16
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SJM 8053	Supp. 18
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HB 2961	Supp. 10	HB 3035	Supp. 11
HB 2962	Supp. 10	HB 3035-S	Supp. 22
HB 2963	Supp. 10	HB 3036	Supp. 12
HB 2964	Supp. 10	HB 3037	Supp. 12
HB 2965	Supp. 10	HB 3038	Supp. 12
HB 2966	Supp. 11	HB 3039	Supp. 12
HB 2967	Supp. 11	HB 3039-S	Supp. 20
HB 2968	Supp. 11	HB 3040	Supp. 12
HB 2969	Supp. 11	HB 3041	Supp. 12
HB 2969-S	Supp. 22	HB 3042	Supp. 12
HB 2969-S2	Supp. 24	HB 3042-S	Supp. 23
HB 2970	Supp. 11	HB 3043	Supp. 12
HB 2971	Supp. 11	HB 3043-S	Supp. 23
HB 2972	Supp. 11	HB 3044	Supp. 12
HB 2973	Supp. 11	HB 3045	Supp. 12
HB 2974	Supp. 11	HB 3046	Supp. 12
HB 2975	Supp. 11	HB 3046-S	Supp. 22
HB 2976	Supp. 11	HB 3047	Supp. 12
HB 2977	Supp. 11	HB 3048	Supp. 12
HB 2978	Supp. 11	HB 3049	Supp. 12
HB 2979	Supp. 11	HB 3050	Supp. 12
HB 2980	Supp. 11	HB 3051	Supp. 12
HB 2981	Supp. 11	HB 3051-S	Supp. 19
HB 2982	Supp. 11	HB 3052	Supp. 12
HB 2983	Supp. 11	HB 3053	Supp. 12
HB 2984	Supp. 11	HB 3054	Supp. 12
HB 2984-S	Supp. 20	HB 3054-S	Supp. 24
HB 2985	Supp. 11	HB 3055	Supp. 12
HB 2985-S	Supp. 20	HB 3055-S	Supp. 21
HB 2986	Supp. 11	HB 3056	Supp. 12
HB 2987	Supp. 11	HB 3057	Supp. 12
HB 2988	Supp. 11	HB 3057-S	Supp. 24
HB 2988-S	Supp. 21	HB 3058	Supp. 12
HB 2989	Supp. 11	HB 3059	Supp. 12
HB 2990	Supp. 11	HB 3060	Supp. 12
HB 2991	Supp. 11	HB 3061	Supp. 12
HB 2992	Supp. 11	HB 3062	Supp. 12
HB 2993	Supp. 11	HB 3062-S	Supp. 24
HB 2994	Supp. 11	HB 3063	Supp. 12
HB 2995	Supp. 11	HB 3063-S	Supp. 23
HB 2996	Supp. 11	HB 3064	Supp. 12
HB 2997	Supp. 11	HB 3065	Supp. 12
HB 2998	Supp. 11	HB 3065-S	Supp. 22
HB 2999	Supp. 11	HB 3066	Supp. 12
HB 3000	Supp. 11	HB 3066-S	Supp. 21
HB 3001	Supp. 11	HB 3067	Supp. 12
HB 3002	Supp. 11	HB 3068	Supp. 12
HB 3002-S	Supp. 23	HB 3069	Supp. 12
HB 3003	Supp. 11	HB 3070	Supp. 12
HB 3004	Supp. 11	HB 3071	Supp. 12
HB 3005	Supp. 11	HB 3072	Supp. 12
HB 3006	Supp. 11	HB 3073	Supp. 12
HB 3007	Supp. 11	HB 3074	Supp. 12
HB 3008	Supp. 11	HB 3075	Supp. 12
HB 3009	Supp. 11	HB 3076	Supp. 12
HB 3010	Supp. 11	HB 3077	Supp. 12
HB 3011	Supp. 11	HB 3078	Supp. 12
HB 3012	Supp. 11	HB 3078-S	Supp. 21
HB 3013	Supp. 11	HB 3079	Supp. 12
HB 3014	Supp. 11	HB 3080	Supp. 12
HB 3015	Supp. 11	HB 3081	Supp. 12
HB 3016	Supp. 11	HB 3082	Supp. 12
HB 3017	Supp. 11	HB 3082-S	Supp. 24
HB 3018	Supp. 11	HB 3083	Supp. 12
HB 3019	Supp. 11	HB 3084	Supp. 12
HB 3020	Supp. 11	HB 3084-S	Supp. 22
HB 3020-S	Supp. 21	HB 3085	Supp. 12
HB 3021	Supp. 11	HB 3085-S	Supp. 20
HB 3022	Supp. 11	HB 3086	Supp. 12
HB 3023	Supp. 11	HB 3086-S	Supp. 21
HB 3024	Supp. 11	HB 3087	Supp. 12
HB 3025	Supp. 11	HB 3088	Supp. 12
HB 3026	Supp. 11	HB 3089	Supp. 12
HB 3026-S	Supp. 21	HB 3090	Supp. 12
HB 3027	Supp. 11	HB 3090-S	Supp. 20
HB 3028	Supp. 11	HB 3091	Supp. 12
HB 3029	Supp. 11	HB 3092	Supp. 12
HB 3030	Supp. 11	HB 3092-S	Supp. 22
HB 3031	Supp. 11	HB 3093	Supp. 12

LIST OF BILLS IN DIGEST SUPPLEMENTS CONT.

SENATE

HOUSE

HB 3094	Supp. 12	HB 3165	Supp. 16
HB 3095	Supp. 12	HB 3166	Supp. 16
HB 3096	Supp. 12	HB 3167	Supp. 16
HB 3097	Supp. 12	HB 3168	Supp. 16
HB 3098	Supp. 12	HB 3169	Supp. 17
HB 3099	Supp. 12	HB 3170	Supp. 17
HB 3100	Supp. 12	HB 3171	Supp. 17
HB 3101	Supp. 12	HB 3172	Supp. 17
HB 3101-S	Supp. 21	HB 3173	Supp. 17
HB 3102	Supp. 13	HB 3174	Supp. 17
HB 3103	Supp. 13	HB 3175	Supp. 18
HB 3103-S	Supp. 22	HB 3176	Supp. 18
HB 3104	Supp. 13	HB 3177	Supp. 18
HB 3105	Supp. 13	HB 3178	Supp. 18
HB 3106	Supp. 13	HB 3179	Supp. 18
HB 3107	Supp. 13	HB 3180	Supp. 18
HB 3108	Supp. 13	HB 3181	Supp. 18
HB 3109	Supp. 13	HB 3182	Supp. 18
HB 3110	Supp. 13	HB 3183	Supp. 18
HB 3110-S	Supp. 23	HB 3184	Supp. 18
HB 3111	Supp. 13	HB 3185	Supp. 19
HB 3112	Supp. 13	HB 3186	Supp. 19
HB 3112-S	Supp. 21	HB 3186-S	Supp. 21
HB 3112-S2	Supp. 24	HB 3187	Supp. 19
HB 3113	Supp. 13	HB 3187-S	Supp. 21
HB 3113-S	Supp. 22	HB 3188	Supp. 19
HB 3113-S2	Supp. 24	HB 3188-S	Supp. 21
HB 3114	Supp. 13	HB 3189	Supp. 19
HB 3115	Supp. 13	HB 3190	Supp. 20
HB 3116	Supp. 13	HB 3191	Supp. 20
HB 3117	Supp. 13	HB 3192	Supp. 20
HB 3117-S	Supp. 24	HB 3193	Supp. 21
HB 3118	Supp. 13	HB 3194	Supp. 21
HB 3119	Supp. 13	HB 3195	Supp. 23
HB 3120	Supp. 13	HJM 4028-S	Supp. 22
HB 3121	Supp. 13	HJM 4030	Supp. 1
HB 3122	Supp. 13	HJM 4031	Supp. 1
HB 3123	Supp. 13	HJM 4032	Supp. 6
HB 3124	Supp. 13	HJM 4032-S	Supp. 14
HB 3124-S	Supp. 21	HJM 4033	Supp. 7
HB 3125	Supp. 13	HJM 4034	Supp. 7
HB 3126	Supp. 13	HJM 4035	Supp. 7
HB 3127	Supp. 13	HJM 4036	Supp. 7
HB 3128	Supp. 13	HJM 4036-S	Supp. 19
HB 3129	Supp. 13	HJM 4037	Supp. 7
HB 3130	Supp. 13	HJM 4038	Supp. 8
HB 3131	Supp. 13	HJM 4039	Supp. 9
HB 3132	Supp. 13	HJM 4040	Supp. 12
HB 3133	Supp. 13	HJM 4041	Supp. 13
HB 3134	Supp. 13	HJM 4042	Supp. 13
HB 3135	Supp. 13	HJM 4042-S	Supp. 23
HB 3136	Supp. 13	HJM 4043	Supp. 15
HB 3137	Supp. 13	HJM 4043-S	Supp. 23
HB 3138	Supp. 14	HJM 4044	Supp. 16
HB 3139	Supp. 14	HJM 4045	Supp. 20
HB 3140	Supp. 14	HJR 4214	Supp. 6
HB 3141	Supp. 14	HJR 4215	Supp. 7
HB 3141-S	Supp. 23	HJR 4216	Supp. 11
HB 3142	Supp. 14	HJR 4217	Supp. 11
HB 3143	Supp. 14	HJR 4218	Supp. 11
HB 3143-S	Supp. 24	HJR 4219	Supp. 14
HB 3144	Supp. 14	HJR 4220	Supp. 20
HB 3145	Supp. 14	HCR 4412	Supp. 3
HB 3146	Supp. 14	HCR 4413	Supp. 3
HB 3147	Supp. 14	HCR 4414	Supp. 3
HB 3148	Supp. 14	HCR 4415	Supp. 3
HB 3149	Supp. 14	HCR 4415-S	Supp. 23
HB 3150	Supp. 14	HCR 4416	Supp. 7
HB 3151	Supp. 15	HCR 4416-S	Supp. 23
HB 3152	Supp. 15		
HB 3153	Supp. 15		
HB 3154	Supp. 15		
HB 3155	Supp. 15		
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HB 3159	Supp. 15		
HB 3160	Supp. 15		
HB 3161	Supp. 15		
HB 3162	Supp. 16		
HB 3163	Supp. 16		
HB 3164	Supp. 16		